

FEDERAL REGISTER



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Codification Guide

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Monthly, quarterly, and annual cumulative guides, published separately from the daily issues, include the section numbers as well as the part numbers affected.

5 CFR		19 CFR		Announcement		
325-----	2877	3-----	2890			
6 CFR		20 CFR		CFR SUPPLEMENTS		
331-----	2877	237-----	2890	(As of January 1, 1960)		
384-----	2878	255-----	2890	The following Supplements are now available:		
7 CFR		29 CFR		Title 25-----	\$0.45	
51-----	2878	1401-----	2891	Title 26, Part 300 to End-----	1.25	
719-----	2880	42 CFR		Titles 28-29-----	1.75	
728 (2 documents)-----	2881, 2882	PROPOSED RULES:		Title 32, Parts 800-999, Revised-----	3.75	
PROPOSED RULES:		1-----	2905	Previously announced: Title 3 (\$0.60); Titles 4-5 (\$1.00); Title 7, Parts 1-50 (\$0.45); Parts 51-52 (\$0.45); Parts 53-209 (\$0.40); Title 8 (\$0.40); Title 9 (\$0.35); Titles 10-13 (\$0.50); Title 18 (\$0.55); Title 20 (\$1.25); Titles 22-23 (\$0.45); Title 26 (1939), Parts 1-79 (\$0.40); Parts 80-169 (\$0.35); Parts 170-182 (\$0.35); Parts 300 to End (\$0.40); Title 26, Part 1 (\$1.01-1.499) (\$1.75); Parts 1 (\$1.500 to End)-19 (\$2.25); Parts 20-169 (\$1.75); Parts 170-221 (\$2.25); Titles 30-31 (\$0.50); Title 32, Parts 700-799 (\$1.00); Part 1100 to End (\$0.60); Title 36, Revised (\$3.00); Title 38 (\$1.00); Title 46, Parts 146-149, Revised (\$6.00); Part 150 to End (\$0.65); Title 49, Parts 1-70 (\$1.75); Parts 91-164 (\$0.45); Part 165 to End (\$1.00).		
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Rules and Regulations

Title 5—ADMINISTRATIVE PERSONNEL

Chapter III—Foreign and Territorial Compensation

[Dept. Reg. 108.428]

PART 325—ADDITIONAL COMPEN- SATION IN FOREIGN AREAS

Designation of Differential Posts

Section 325.15 *Designation of differential posts*, is amended as follows, effective on the dates indicated:

1. Effective as of the beginning of the first pay period following April 2, 1960, paragraph (a) is amended by the deletion of the following:

Banaras, India.

2. Effective as of the beginning of the first pay period following April 2, 1960, paragraph (b) is amended by the deletion of the following:

India, all posts except Anand, Banaras, Bangalore, Bhopal, Kikaner, Bombay, Chandigarh, Hyderabad, Izatnagar-Bareilly, Karnal, Lucknow, Ludhiana, Madras, Nagarjunasagar Dam, Nagpur, Nangal (Gang-uwal), New Dehli, Poona, Rajkot, Sehore, Taral (Phoolbagh), Trivandrum, Udaipur and Vellore.

3. Effective as of the beginning of the first pay period following March 5, 1960, paragraph (c) is amended by the deletion of the following:

Brazil, all posts in states and territories other than those named above except Belo Horizonte, Curitiba, Porto Alegre, Recife (Pernambuco), Rio de Janeiro, Salvador (Bahia), Santos, Sao Paulo and Vicosa.

4. Effective as of the beginning of the first pay period following September 19, 1959, paragraph (a) is amended by the addition of the following:

Siem Reap, Cambodia.

5. Effective as of the beginning of the first pay period following April 2, 1960, paragraph (a) is amended by the addition of the following:

Banaras (Varanasi), India.

6. Effective as of the beginning of the first pay period following April 2, 1960, paragraph (b) is amended by the addition of the following:

India, all posts except Anand, Banaras (Varanasi), Bangalore, Bhopal, Bikaner, Bombay, Chandigarh, Hyderabad, Izatnagar-Bareilly, Karnal, Lucknow, Ludhiana, Madras, Nagarjunasagar Dam, Nagpur, Nangal (Ganguwal), New Delhi, Poona, Rajkot, Sehore, Taral (Phoolbagh), Trivandrum, Udaipur and Vellore.

7. Effective as of the beginning of the first pay period following March 5, 1960, paragraph (c) is amended by the addition of the following:

Brazil, all posts in states and territories
other than those named above except Belo

Horizonte, Brasília, Curitiba, Porto Alegre, Recife (Pernambuco), Rio de Janeiro, Salvador (Bahia), Santos, São Paulo and Vicosã.

(Secs. 102, 401, E.O. 10000, 13 F.R. 5453, 3 CFR 1948 Supp., E.O. 10623, E.O. 10636, 20 F.R. 5297, 7025, 3 CFR 1955 Supp.)

Dated: March 20, 1960.

For the Secretary of State.

LANE DWINELL,
Assistant Secretary.

[F.R. Doc. 60-3138; Filed, Apr. 5, 1960;
8:52 a.m.]

Title 6—AGRICULTURAL CREDIT

Chapter III—Farmers Home Administration, Department of Agriculture

SUBCHAPTER B—FARM OWNERSHIP LOANS

[FHA Instruction 428.1]

PART 331—POLICIES AND AUTHORITIES

Average Values of Farms; Texas

On March 17, 1960, for the purposes of Title I of the Bankhead-Jones Farm Tenant Act, as amended, average values of efficient family-type farm-management units for 183 of the 250 counties identified below were determined to be as herein set forth. County average values for three of the counties had not been previously established. The average values heretofore established for 180 of the counties which appear in the tabulations of average values under 6 CFR 331.17 are superseded by the average values set forth below for said counties.

TÈXAS

County	Average value	County	Average value	County	Average value	County	Average value
Anderson	\$40,000	Calhoun	\$40,000	Henderson	40,000	Polk	40,000
Andrews	40,000	Callahan	40,000	Hidalgo	50,000	Potter	50,000
Angelina	40,000	Cameron	50,000	Hill	40,000	Presidio	50,000
Aransas	40,000	Camp	40,000	Hockley	50,000	Rains	40,000
Archer	40,000	Carson	50,000	Hood	40,000	Randall	50,000
Armstrong	50,000	Cass	40,000	Hopkins	40,000	Reagan	40,000
Atascosa	40,000	Castro	50,000	Houston	40,000	Real	40,000
Austin	40,000	Chambers	40,000	Howard	40,000	Red River	40,000
Bailey	50,000	Cherokee	40,000	Hudspeth	40,000	Reeves	50,000
Bandera	40,000	Childress	40,000	Hunt	40,000	Refugio	40,000
Bastrop	40,000	Clay	40,000	Hutchinson	50,000	Roberts	40,000
Baylor	40,000	Cochran	50,000	Irion	40,000	Robertson	40,000
Bee	40,000	Coke	40,000	Jack	40,000	Rockwall	40,000
Bell	40,000	Coleman	40,000	Jackson	40,000	Runnels	40,000
Bexar	40,000	Collin	40,000	Jasper	40,000	Rusk	40,000
Blanco	40,000	Collingsworth	40,000	Jeff Davis	50,000	Sabine	40,000
Borden	40,000	Colorado	40,000	Jefferson	40,000	San August-	
Bosque	40,000	Comal	40,000	Jim Hogg	40,000	tine	40,000
Bowie	40,000	Comanche	40,000	Jim Wells	40,000	San Jacinto	40,000
Brazoria	40,000	Concho	40,000	Johnson	40,000	San Patricio	40,000
Brazos	40,000	Cooke	40,000	Jones	40,000	San Saba	40,000
Brewster	50,000	Coryell	40,000	Karnes	40,000	Schleicher	40,000
Briscoe	50,000	Cottle	40,000	Kaufman	40,000	Scurry	40,000
Brooks	40,000	Crockett	40,000	Kendall	40,000	Shackelford	40,000
Brown	40,000	Crosby	40,000	Kent	40,000	Shelby	40,000
Burleson	40,000	Culberson	50,000	Kerr	40,000	Sherman	50,000
Burnet	40,000	Dallam	50,000	Kimble	40,000	Smith	40,000
Caldwell	40,000			King	40,000	Somervell	40,000
				Kinney	40,000	Starr	40,000
				Kleberg	40,000	Stephens	40,000

TEXAS—Continued

County	Average value	County	Average value
Dallas	\$40,000	Knox	\$40,000
Dawson	40,000	Lamar	40,000
Deaf Smith	50,000	Lamb	50,000
Delta	40,000	Lampasas	40,000
Denton	40,000	La Salle	40,000
De Witt	40,000	Lavaca	40,000
Dickens	40,000	Lee	40,000
Dimmit	40,000	Leon	40,000
Donley	50,000	Liberty	40,000
Duval	40,000	Limestone	40,000
Eastland	40,000	Lipscomb	50,000
Edwards	40,000	Live Oak	40,000
Ellis	40,000	Llano	40,000
El Paso	40,000	Loving	40,000
Erath	40,000	Lubbock	50,000
Falls	40,000	Lynn	40,000
Fannin	40,000	McCulloch	40,000
Fayette	40,000	McLennan	40,000
Fisher	40,000	McMullen	40,000
Floyd	50,000	Madison	40,000
Foard	40,000	Marion	40,000
Fort Bend	40,000	Martin	40,000
Franklin	40,000	Mason	40,000
Freestone	40,000	Matagorda	40,000
Frio	40,000	Maverick	40,000
Gaines	50,000	Medina	40,000
Galveston	40,000	Menard	40,000
Garza	40,000	Midland	40,000
Gillespie	40,000	Milam	40,000
Glasscock	40,000	Mills	40,000
Goliad	40,000	Mitchell	40,000
Gonzales	40,000	Montague	40,000
Gray	50,000	Montgomery	40,000
Grayson	40,000	Moore	50,000
Gregg	40,000	Morris	40,000
Grimes	40,000	Motley	40,000
Guadalupe	40,000	Nacogdoches	40,000
Hale	50,000	Navarro	40,000
Hall	40,000	Newton	40,000
Hamilton	40,000	Nolan	40,000
Hansford	50,000	Nueces	40,000
Hardeman	40,000	Ochiltree	50,000
Hardin	40,000	Oldham	50,000
Harris	40,000	Orange	40,000
Harrison	40,000	Palo Pinto	40,000
Hartley	50,000	Panola	40,000
Haskell	40,000	Parker	40,000
Hays	40,000	Parmer	50,000
Hemphill	40,000	Pecos	40,000
Henderson	40,000	Polk	40,000
Hidalgo	50,000	Potter	50,000
Hill	40,000	Presidio	50,000
Hockley	50,000	Rains	40,000
Hood	40,000	Randall	50,000
Hopkins	40,000	Reagan	40,000
Houston	40,000	Real	40,000
Howard	40,000	Red River	40,000
Hudspeth	40,000	Reeves	50,000
Hunt	40,000	Refugio	40,000
Hutchinson	50,000	Roberts	40,000
Irion	40,000	Robertson	40,000
Jack	40,000	Rockwall	40,000
Jackson	40,000	Runnels	40,000
Jasper	40,000	Rusk	40,000
Jeff Davis	50,000	Sabine	40,000
Jefferson	40,000	San Augus-	
Jim Hogg	40,000	tine	40,000
Jim Wells	40,000	San Jacinto	40,000
Johnson	40,000	San Patricio	40,000
Jones	40,000	San Saba	40,000
Karnes	40,000	Schleicher	40,000
Kaufman	40,000	Scurry	40,000
Kendall	40,000	Shackelford	40,000
Kent	40,000	Shelby	40,000
Kerr	40,000	Sherman	50,000
Kimble	40,000	Smith	40,000
King	40,000	Somervell	40,000
Klinney	40,000	Starr	40,000
Kleberg	40,000	Stephens	40,000

TEXAS—Continued

County	Average value	County	Average value
Sterling	\$40,000	Victoria	\$40,000
Stonewall	40,000	Walker	40,000
Sutton	40,000	Waller	40,000
Swisher	50,000	Ward	40,000
Tarrant	40,000	Washington	40,000
Taylor	40,000	Wharton	40,000
Terrell	40,000	Wheeler	40,000
Terry	50,000	Wichita	40,000
Throckmorton	40,000	Wilbarger	40,000
Titus	40,000	Willacy	50,000
Tom Green	40,000	Williamson	40,000
Travis	40,000	Wilson	40,000
Trinity	40,000	Winkler	40,000
Tyler	40,000	Wise	40,000
Upshur	40,000	Wood	40,000
Upton	40,000	Yoakum	40,000
Uvalde	40,000	Young	40,000
Val Verde	40,000	Zapata	40,000
Van Zandt	40,000	Zavala	40,000

(Sec. 41, 50 Stat. 528, as amended; 7 U.S.C. 1015; Order of Acting Sec. of Agr., 19 F.R. 74, 22 F.R. 8188)

Dated: March 30, 1960.

H. C. SMITH,
Acting Administrator,
Farmers Home Administration.

[F.R. Doc. 60-3104; Filed, Apr. 5, 1960;
8:46 a.m.]

SUBCHAPTER G—MISCELLANEOUS REGULATIONS
[FHA Instruction 448.2]

PART 384—SPECIAL LIVESTOCK
LOANS

Revised Note and Security Instrument

Section 384.22 in Title 6, Code of Federal Regulations (18 F.R. 4945) is revised to prescribe a different promissory note form and real estate mortgage form and to read as follows:

§ 384.22 Loan forms and routines.

(a) *Application and certifications.* (1) All applicants for Special Livestock loans will execute both Form FHA-910A, "Applicant Certification and Committee Action—Special Livestock Loan," and Form FHA-197A, "Operating Budget and Financial Statement." When the applicant is a partnership, corporation, or other business organization, financial statements will be obtained from each partner and from each person holding as much as 10 percent of the stock or other interest in the corporation or organization.

(2) Forms FHA-910A and 197A will be submitted to either the County Office serving the territory in which the applicant's operations are being conducted or directly to the Committee and forwarded to that County Office.

(b) *Multiple advances.* Loans may be processed for immediate disbursement of the full amount of the loan, or disbursement in more than one advance, but not to exceed four advances. Loans may be disbursed in more than one advance only if the circumstances in an individual case necessitate such action to protect properly the interest of the Government and the borrower, and the future payment will be scheduled for disbursement within 12 months from the date of the first advance.

(c) *Countersignature bank accounts.*

In the discretion of the Committee, it may be required in individual cases that loan funds be placed in a bank account in the borrower's name and disbursed subject to the countersignature of the County Supervisor in accordance with a budget prepared by the borrower and the County Supervisor. In such instance, the Committee will indicate on Form FHA-910A such requirement as a loan approval condition.

(d) *Form FHA-31, "Promissory Note."* Form FHA-31 will be used for Special Livestock loans. The words "Special Livestock Loan" will be typed under the title. A copy of the note will be given to the applicant. The amount of each advance and each scheduled repayment will be in multiples of \$5. The location of the County Office will be entered in the space provided for designating the office at which the loan will be repaid. Form FHA-31 will be dated as of the date of execution by the applicant and the original only will be signed. The applicant's spouse need not execute Form FHA-31 unless the State Director determines on a State basis that the spouse's signature is necessary legally, or the Committee determines, because of the spouse's interest in the farm to be operated or in other property owned, that the signature of the spouse is necessary for the protection of the Government's interest.

(1) When the applicant operates as a partnership, Form FHA-31 will be executed by each member as a partner and also as an individual.

(2) When the applicant is a corporation, Form FHA-31 will be executed by the appropriate officials of the corporation and, in order to evidence their personal obligation for the debt, by each person holding as much as 10 percent of the stock in the corporation.

(e) *Form FHA-916, "Agreement—Special Livestock Loans."* This form will be used when it is necessary to obtain agreements from other creditors as provided in § 384.8. When only a non-disturbance agreement is required, the last paragraph will be deleted.

(f) *Form FHA-5, "Loan Authorization."* Form FHA-5 will be prepared for the total amount of each advance for which Form FHA-31 is executed. In the certification immediately above the space for the payee-applicant's signature in lines one and two, delete "at rates (but not exceeding the rate of 5 percent per annum) and terms prevailing in or near my community." The applicant will execute the original of Form FHA-5 in the space provided for his signature but the authorization will not be executed by an approving official. Instead, the words "See Form FHA-910A attached" will be inserted in the space provided for the signature of the approving official.

(g) *Form FHA-87, "Report of Lien Search."* Form FHA-87 will be prepared in an original only and will be retained in the borrower's County Office case folder. Applicants are required to obtain and pay the cost of lien searches. Applicants should select the source through which lien searches are made. The cost of lien searches may be paid

from the proceeds of loan checks when necessary.

(h) *Security instruments.* (1) When chattels are to be taken as security for a loan, the applicant will execute Form FHA-30—, "Crop and Chattel Mortgage."

(2) When real estate is to be taken as security for a loan, the applicant will execute Form FHA-127—, "Real Estate Mortgage."

(i) *Review and approval or rejection.*

(1) Special Livestock loans will be approved by a majority of the Committee in Committee meetings. The Committee will indicate its approval by signing the original and the copy of Form FHA-910A and will set forth thereon the approved amount of the loan and any special conditions of approval.

(2) If a loan is rejected, "disapproved" will be inserted in the space provided for special conditions, along with any comments the Committee wishes to make. The original of Form FHA-31, any executed security instruments, and any evidence of title, will be returned to the applicant by the County Supervisor after a loan has been finally rejected, along with a memorandum from the County Supervisor informing the applicant of the rejection and the reasons.

(R.S. 161, sec. 2, 63 Stat. 44, as amended, sec. 2, 67 Stat. 150; 5 U.S.C. 22, 12 U.S.C. 1148a-2, 1148a-4; Order of Acting Sec. of Agr., 19 F.R. 74, 22 F.R. 8188)

Dated: March 29, 1960.

H. C. SMITH,
Acting Administrator,
Farmers Home Administration.

[F.R. Doc. 60-3103; Filed, Apr. 5, 1960;
8:46 a.m.]

Title 7—AGRICULTURE

Chapter I—Agricultural Marketing Service (Standards, Inspections, Marketing Practices), Department of Agriculture

PART 51—FRESH FRUITS, VEGETABLES AND OTHER PRODUCTS (INSPECTION, CERTIFICATION AND STANDARDS)

Subpart—United States Standards for Sweet Peppers¹

On December 30, 1959, a notice of proposed rule making was published in the FEDERAL REGISTER (24 F.R. 10983) regarding a proposed revision of United States Standards for Sweet Peppers.

After consideration of all relevant matters presented, including the proposal set forth in the aforesaid notice, the following United States Standards for Sweet Peppers are hereby promulgated pursuant to the authority contained in the Agricultural Marketing Act of 1946 (secs. 202-208, 60 Stat. 1087, as amended; 7 U.S.C. 1621-1627).

¹Packing of the product in conformity with the requirements of these standards shall not excuse failure to comply with the provisions of the Federal Food, Drug, and Cosmetic Act.

GRADES	
Sec.	
51.3270	U.S. Fancy.
51.3271	U.S. No. 1.
51.3272	U.S. No. 2.
UNCLASSIFIED	
51.3273	Unclassified.
TOLERANCES	
51.3274	Tolerances.
APPLICATION OF TOLERANCES	
51.3275	Application of tolerances.
DEFINITIONS	
51.3276	Mature green.
51.3277	Similar varietal characteristics.
51.3278	Firm.
51.3279	Well shaped.
51.3280	Injury.
51.3281	Fairly well shaped.
51.3282	Damage.
51.3283	Not seriously misshapen.
51.3284	Serious damage.
51.3285	Diameter.
51.3286	Length.

AUTHORITY: §§ 51.3270 to 51.3286 issued under secs. 202-208, 60 Stat. 1087, as amended; 7 U.S.C. 1621-1627.

GRADES

§ 51.3270 U.S. Fancy.

"U.S. Fancy" consists of mature green sweet peppers of similar varietal characteristics which are firm, well shaped, and free from sunscald, freezing injury, decay, and from injury caused by scars, hail, sunburn, disease, insects, mechanical or other means.

(a) *Size.* The diameter of each pepper shall be not less than 3 inches and the length of each pepper shall be not less than 3½ inches.

(b) *Color.* Any lot of peppers which meets all the requirements of this grade, except those relating to color, may be designated as "U.S. Fancy Red" if at least 90 percent of the peppers show any amount of a shade of red color, or as "U.S. Fancy Mixed Color" if the peppers fail to meet the color requirements of either "U.S. Fancy" or "U.S. Fancy Red" (see Tolerances, § 51.3274).

§ 51.3271 U.S. No. 1.

"U.S. No. 1" consists of mature green sweet peppers of similar varietal characteristics which are firm, fairly well shaped, and free from sunscald and decay, and free from damage caused by freezing injury, hail, scars, sunburn, disease, insects, mechanical or other means.

(a) *Size.* Unless otherwise specified, the diameter of each pepper shall be not less than 2½ inches and the length of each pepper shall be not less than 2½ inches.

(b) *Color.* Any lot of peppers which meets all the requirements of this grade, except those relating to color, may be designated as "U.S. No. 1 Red" if at least 90 percent of the peppers show any amount of a shade of red color, or as "U.S. No. 1 Mixed Color" if the peppers fail to meet the color requirements of either "U.S. No. 1" or "U.S. No. 1 Red" (see Tolerances, § 51.3274).

§ 51.3272 U.S. No. 2.

"U.S. No. 2" consists of mature green sweet peppers of similar varietal characteristics which are firm, not seriously

misshapen, and free from sunscald and decay, and free from serious damage caused by freezing injury, hail, scars, sunburn, disease, insects, mechanical or other means.

(a) *Color.* Any lot of peppers which meets all the requirements of this grade, except those relating to color, may be designated as "U.S. No. 2 Red" if at least 90 percent of the peppers show any amount of a shade of red color, or as "U.S. No. 2 Mixed Color" if the peppers fail to meet the color requirements of either "U.S. No. 2" or "U.S. No. 2 Red" (see Tolerances, § 51.3274).

UNCLASSIFIED

§ 51.3273 Unclassified.

"Unclassified" consists of sweet peppers which have not been classified in accordance with any of the foregoing grades. The term "unclassified" is not a grade within the meaning of these standards but is provided as a designation to show that no grade has been applied to the lot.

TOLERANCES

§ 51.3274 Tolerances.

In order to allow for variations incident to proper grading and handling in each of the foregoing grades, the following tolerances, by count, are provided as specified:

(a) U.S. Fancy and U.S. No. 1 grades.

(1) *For defects.* Not more than a total of 10 percent of the peppers in any lot may fail to meet the requirements of these grades, but not more than one-half of this amount, or 5 percent, shall be allowed for peppers which are seriously damaged, including therein not more than 2 percent for peppers affected by decay; and,

(2) *For off-size.* Not more than 10 percent of the peppers in any lot may fail to meet the size specifications.

(b) U.S. No. 2 grade.

(1) *For defects.* Not more than a total of 10 percent of the peppers in any lot may fail to meet the requirements of this grade, but not more than one-half of this amount, or 5 percent, shall be allowed for peppers affected by sunscald, including therein not more than 2 percent for peppers affected by decay.

APPLICATION OF TOLERANCES

§ 51.3275 Application of tolerances.

The contents of individual packages in the lot, based on sample inspection, are subject to the following limitations: *Provided*, That the averages for the entire lot are within the tolerances specified for the grade:

(a) When a tolerance of 10 percent or more is provided, individual packages in any lot shall have not more than 1½ times the tolerance specified.

(b) When a tolerance of less than 10 percent is provided, individual packages in any lot shall have not more than double the tolerance specified.

DEFINITIONS

§ 51.3276 Mature green.

"Mature green" means that the pepper has reached the stage of develop-

ment that will withstand normal handling and shipping.

§ 51.3277 Similar varietal characteristics.

"Similar varietal characteristics" means that each pepper is of the same general type. For example, thin walled types and thick walled types shall not be mixed.

§ 51.3278 Firm.

"Firm" means that the pepper is not soft, shriveled, limp or pliable, although it may yield to slight pressure.

§ 51.3279 Well shaped.

"Well shaped" means that the pepper is not more than slightly curved, slightly indented or not otherwise more than slightly misshapen.

§ 51.3280 Injury.

"Injury", unless otherwise specifically defined in this section, means any defect which more than slightly detracts from the appearance, or the edible or shipping quality of the pepper. Any one of the following defects, or any combination of defects the seriousness of which exceeds the maximum allowed for any one defect, shall be considered as injury:

(a) Scars when scattered over the surface and aggregating more than the area of a circle five-eighths inch in diameter or one scar three-eighths inch in diameter on a pepper 3½ inches in length and 3 inches in diameter, or correspondingly greater areas of scars on larger peppers;

(b) Sunburn when causing discoloration which affects an aggregate area exceeding 5 percent of the surface of the pepper;

(c) Bacterial Spot when aggregating more than the area of a circle five-eighths inch in diameter on a pepper 3½ inches in length and 3 inches in diameter, or correspondingly greater areas of spots on larger peppers; and,

(d) Hail or similar injury when the skin is healed and the affected areas aggregate more than the equivalent of a circle three-eighths inch in diameter on a pepper 3½ inches in length and 3 inches in diameter, or correspondingly greater areas of injury on larger peppers.

§ 51.3281 Fairly well shaped.

"Fairly well shaped" means that the pepper may be more than slightly indented or curved, but is not of the type commonly known as "button" or is not decidedly crooked, constricted or deformed.

§ 51.3282 Damage.

"Damage", unless otherwise specifically defined in this section, means any defect which materially detracts from the appearance, or the edible or shipping quality of the pepper. Any one of the following defects, or any combination of defects the seriousness of which exceeds the maximum allowed for any one defect, shall be considered as damage:

(a) Scars when scattered over the surface and aggregating more than the area of a circle five-eighths inch in diameter or one scar three-eighths inch

in diameter on a pepper $2\frac{1}{2}$ inches in length and $2\frac{1}{2}$ inches in diameter, or correspondingly lesser or greater areas of scars on smaller or larger peppers;

(b) Sunburn when causing discoloration which affects an aggregate area exceeding 15 percent of the surface of the pepper;

(c) Bacterial Spot when aggregating more than the area of a circle five-eighths inch in diameter on a pepper $2\frac{1}{2}$ inches in length and $2\frac{1}{2}$ inches in diameter, or correspondingly lesser or greater areas of spots on smaller or larger peppers; and,

(d) Hail or similar injury when the skin is healed and the affected areas aggregate more than the equivalent of a circle three-eighths inch in diameter on a pepper $2\frac{1}{2}$ inches in length and $2\frac{1}{2}$ inches in diameter, or correspondingly lesser or greater areas of injury on smaller or larger peppers.

§ 51.3283 Not seriously misshapen.

"Not seriously misshapen" means that the pepper is not badly indented, crooked, constricted or otherwise badly deformed.

§ 51.3284 Serious damage.

"Serious damage", unless otherwise specifically defined in this section, means any defect which seriously detracts from the appearance or the edible or shipping quality of the pepper. Any one of the following defects, or any combination of defects the seriousness of which exceeds the maximum allowed for any one defect, shall be considered as serious damage:

(a) Sunscald;

(b) Any opening or puncture through the fleshy wall of the pepper;

(c) Scars when scattered over the surface and aggregating more than the area of a circle 1 inch in diameter or one scar three-fourths inch in diameter on a pepper $2\frac{1}{2}$ inches in length and $2\frac{1}{2}$ inches in diameter, or correspondingly lesser or greater areas of scars on smaller or larger peppers;

(d) Sunburn when causing discoloration which affects an aggregate area exceeding 25 percent of the surface of the pepper; and,

(e) Bacterial Spot when aggregating more than the area of a circle 1 inch in diameter on a pepper $2\frac{1}{2}$ inches in length and $2\frac{1}{2}$ inches in diameter, or correspondingly lesser or greater areas of spots on smaller or larger peppers.

§ 51.3285 Diameter.

"Diameter" means the greatest dimension measured at right angles to the longitudinal axis.

§ 51.3286 Length.

"Length" means the greatest over-all length measured in a straight line parallel to the longitudinal axis, exclusive of the stem.

The United States Standards for Sweet Peppers contained in this subpart shall become effective May 1, 1960, and will thereupon supersede the United States

Standards for Sweet Peppers which have been in effect since July 29, 1946.

Dated: April 1, 1960.

S. T. WARRINGTON,
Acting Deputy Administrator,
Marketing Services.

[F.R. Doc. 60-3102; Filed, Apr. 5, 1960;
8:46 a.m.]

Chapter VII—Commodity Stabilization Service (Farm Marketing Quotas and Acreage Allotments), Department of Agriculture

[Amdt. 7]

PART 719—RECONSTITUTION OF FARMS, FARM ALLOTMENTS, AND FARM HISTORY AND SOIL BANK BASE ACREAGES

Miscellaneous Amendments

Basis and purpose. These amendments are issued pursuant to section 375 of the Agricultural Adjustment Act of 1938, as amended (7 U.S.C. 1375) and section 124 of the Soil Bank Act (7 U.S.C. 1812). The purposes of the amendments are to (1) clarify provisions covering situations where less than 15 percent of the cropland on a parent farm is acquired under the right of eminent domain, (2) provide for an exception to the use of the contribution method of division in case of rice if an established crop-rotation system was being carried out on one or more of the tracts at the time of the combination, (3) to make clear that pooling of allotments for owners displaced prior to August 28, 1958, is contingent upon the purpose for which the acquiring agency is authorized to acquire land under the right of eminent domain, and (4) provide authority for the county committee to transfer an allotment to the pool for an owner displaced prior to August 28, 1958, when an application for pooling is not timely filed and the county committee has actual knowledge of displacement prior to the final date for filing or when a current allotment was established for the crop for the acquired farm.

Since these amendments merely clarify the provisions of the regulations now in effect, it is hereby determined that compliance with the provisions of the Administrative Procedure Act (5 U.S.C. 1003) with respect to notice, public procedure, and effective date is impracticable and contrary to the public interest and this amendment shall become effective upon publication in the FEDERAL REGISTER.

The regulations governing the reconstitution of farms, farm allotments, and farm history and soil bank base acreages (23 F.R. 6731, 7693, 9505, 10476, 24 F.R. 2642, 25 F.R. 1965, 1816) are amended as follows:

1. Section 719.7(b) is amended to read as follows:

§ 719.7 Reconstitution of farm allotments, history, and soil bank base acreages.

(b) *Reconstitutions involving right of eminent domain*—(1) *Multiple ownership farms.* When all or part of one or more separately owned tracts in a multiple ownership farm is acquired by any Federal, State, or other agency having the right of eminent domain and such land is removed from agricultural production, each separately owned tract affected by the acquisition shall be constituted separately from the parent farm. If a part of an ownership tract is involved, it shall be determined whether the 15 percent provision of subparagraph (2) of this paragraph applies or whether the land, allotments, and history acreages of the acquired portion are to be reconstituted. After the necessary determinations have been made and reconstitution actions have been taken with respect to each ownership tract affected, any portion of such tracts which are not acquired shall be recombined with any remaining portion of the parent farm as constituted prior to the application of this paragraph.

(2) *Single ownership farms.* The farm shall not be reconstituted and the farm allotments, history, and soil bank base acreages shall not be redetermined if less than 15 percent of the cropland on the farm was or could have been acquired by any Federal, State, or other agency under the right of eminent domain and such land is removed from agricultural production.

2. Section 719.8(a)(1) is amended to read as follows:

§ 719.8 Rules for determining farm allotments and farm history and soil bank base acreages where the reconstitution is by division.

(a) *Methods for reconstituting farm allotments and history acreages.* * * *

(1) *Contribution method.* If the farm to be divided is the result of a combination which became effective during the six-year period immediately prior to the current year, each tract which is identical to a tract which went into the combination and which is being separated from the parent farm in whole or in part shall share in the allotments and history acreages for the parent farm for the current year in the same proportion that each tract contributed to the allotments for the parent farm at the time of combination: *Provided, however,* That division shall be made by the cropland or history method, as applicable, rather than by the contribution method in cases involving (i) a further division of the allotment and history acreages for any such identical tract, (ii) the division of allotment and history acreages for any commodity for which an allotment was not established at the time of the combination, (iii) in case of wheat, the division of allotment and history acreages for any farm for which the tracts were in an approved odd and even rotation

seeding pattern in the year of combination, and (iv) in case of rice, a parent farm which includes one or more tracts on which an established crop-rotation system was being carried out at the time of combination. When a further division of an identical tract is required in accordance with the provisions of this subparagraph and the total of all allotments assigned to such tract exceeds the cropland available for planting such allotments, the allotments and allotment crop history acreages shall be apportioned among the reconstituted parts on the basis of the acreage determined by the county committee to be representative of the planting of the allotment crops on each part prior to reclassification of all or part of the land as non-cropland.

3. Section 719.12 (c) and (d) (1) (i) are amended to read as follows:

§ 719.12 Pooling of farm acreage allotments where the farm owner is displaced by a Federal, State, or other agency having the right of eminent domain.

(c) *Where agency will continue production of an allotment crop.* If an agency (1) acquires a farm for the sole purpose of continuing production of an allotment crop, (2) has authority to acquire a farm for such purpose under eminent domain, and (3) files a written notice with the county committee of a county in which the farm is located within 30 days following the date of acquisition or December 31, 1958, whichever is later, designating the allotment crops to be produced on the acquired farm, the acreage allotment established for such farm for each allotment crop for which production will be continued shall remain effective and not pooled and the allotments for such farm for subsequent years shall be determined in accordance with applicable commodity regulations.

(d) *Where agency will not continue production of allotment crops—(1) Allotment pool.* * * *

(i) *Owners displaced prior to August 28, 1958.* An allotment which is eligible for pooling by an owner displaced prior to August 28, 1958, under the provisions of paragraphs (a), (b), and (c) of this section, shall be placed in an allotment pool if the displaced owner timely files the prescribed application form designating the other farm(s) owned for which a transfer of allotment is being requested for the succeeding year. Such application for the pooling of an allotment shall become active as of the date of filing with the county committee; however, an application must be filed on or before May 1 in the case of wheat and on or before November 1 in the case of cotton, peanuts, rice, and tobacco for the transfer to become effective for the crop harvested in the succeeding year, except that if the county committee has actual knowledge of the displacement prior to the final date for filing, the allotment shall be transferred to the pool as if the application were timely filed. The pooling and transfer provisions of this sub-

division shall not be applicable after August 28, 1961.

(Sec. 375, 378, 52 Stat. 66, as amended; 72 Stat. 995; sec. 124, 70 Stat. 198; 7 U.S.C. 1375, 1378, 1812)

Done at Washington, D.C., this 31st day of March 1960.

FOREST W. BEALL,
Acting Administrator,
Commodity Stabilization Service.

[F.R. Doc. 60-3148; Filed, Apr. 5, 1960;
8:53 a.m.]

[Amdt. 16]

PART 728—WHEAT

Subpart—Wheat Marketing Quota Regulations for 1958 and Subsequent Crop Years

MISCELLANEOUS AMENDMENTS

Basis and purpose. The amendments herein are issued pursuant to and in accordance with the Agricultural Adjustment Act of 1938, as amended, and are for the purpose of (1) requiring that an application for adjustment in the farm marketing excess be made in writing; (2) correcting the normal harvest dates for Arizona; (3) changing the information required to be shown on the marketing card and authorizing the county office manager to determine whether marketing cards should be mailed; (4) amending the procedure for handling cases of lost, destroyed or stolen marketing cards and marketing certificates and removing the reference to soil bank delivery orders; and (5) providing a time limit within which a producer must apply for release of stored excess wheat by underplanting or underproduction.

The amendment requiring that an adjustment in the farm marketing excess be in writing is to eliminate the controversy arising when a producer states that he verbally reported underproduction to the county office and the county office has no record of it. The substitution of the county of Yavapai for Navajo under the July 1 normal harvest date for Arizona is to correct an error in Amendment 14 (25 F.R. 1246). The change in the data required to be shown on the marketing card, the authorization of the county office manager to determine whether or not marketing cards are to be mailed and the changed method of handling lost, stolen or destroyed marketing cards and marketing certificates is to provide uniformity among commodities and promote more efficient administration of the Act. The omission of the reference to soil bank delivery orders reflects the discontinued use of the soil bank delivery order. The adoption of the December 31 time limit for applying for the release of stored excess wheat by underplanting is to improve the administration of the program by requiring application for release while the wheat acreage records for the applicable crop year are still readily available in the county office. The time for applying for release of stored excess wheat by underproduction is limited to the established 60-day after normal harvest period be-

cause such period is considered to allow adequate time for the producer to present proof of production. A greater length of time creates a progressively more difficult task for the county committee in determining actual production. The application for release of stored excess wheat either by underplanting or underproduction is required to be in writing so as to eliminate the controversy arising when excess wheat is removed from storage without the approval of the county committee.

Since these amendments apply to the 1960 crop of wheat, it is important that producers be informed of them as soon as possible. Accordingly, it is hereby found that compliance with the public notice, procedure and 30-day effective date provisions of the Administrative Procedure Act (5 U.S.C. 1003) is impracticable and contrary to the public interest. Therefore, these amendments shall become effective upon publication in the FEDERAL REGISTER.

§ 728.862 [Amendment]

1a. Section 728.862(a) (1) is amended to read as follows:

(1) Any producer having an interest in the wheat produced on any farm for which there is a farm marketing excess may (i) within 60 days after the harvesting of wheat is normally substantially completed in the county or area in the county in which the farm is situated or within 30 days after a late notice of farm marketing quota and farm marketing excess is mailed as provided in § 728.861, apply in writing to the county office for a downward adjustment in the amount of the farm marketing excess on the basis of the amount of wheat produced on the farm in the applicable crop year, or (ii) apply in writing to the county office at any time prior to the institution of court proceedings to collect the penalty for a determination that there was no farm marketing excess for the farm because the actual production of wheat on the farm was not in excess of the normal production of the acreage allotment.

b. Section 728.862(a) (3) is amended by deleting the county of "Navajo" from the July 1 date for the State of Arizona and inserting the word "Yavapai" so that the line reads as follows:

July 1: Gila, Greenlee, Mohave, Yavapai.

§ 728.867 [Amendment]

2. The fourth and fifth sentences of § 728.867(a) are amended to read as follows: "Marketing cards will be delivered to producers at the ASC county office, except that if the county office manager determines that it would facilitate the effective administration of the Act and he has reason to believe that the marketing card will be used, marketing cards may be mailed to the producer entitled thereto. Each marketing card shall be serially numbered and shall show the serial number of the farm, the name and address of the producer to whom issued, the name and address of the county office and the actual or facsimile signature of the county office manager."

3. Section 728.869 is amended to read as follows:

§ 728.869 Lost, destroyed or stolen marketing cards or marketing certificates.

(a) *Report of loss, destruction or theft.* In case a marketing card or marketing certificate delivered to a producer is lost, destroyed or stolen, any person having knowledge thereof shall, insofar as he is able, immediately notify the ASC county office of the following:

(1) The name of the operator of the farm for which such marketing card or marketing certificate was issued; (2) the name of the producer to whom the marketing card or marketing certificate was issued, if someone other than the operator; (3) the serial number of the marketing card or marketing certificate; and (4) whether in his knowledge or judgment it was lost, destroyed, or stolen.

(b) *Investigation and replacement.* Each person desiring a marketing card or marketing certificate to replace one lost, destroyed or stolen, shall file a written application therefor with the county office. Each such application shall be on Form MQ-117 and shall contain the information necessary to identify the missing item, the circumstances concerning the loss, destruction or theft of the missing item, a report of marketings identified by the missing item, and the date and signature of the applicant. If, based on information furnished by the applicant, the county office manager is satisfied that there has been no collusion or fraudulent action on the part of the producer, he shall issue a marketing card or marketing certificate to replace the one lost, destroyed or stolen. If the county office manager has reason to believe that collusion or fraudulent action may be involved, he shall issue the producer a marketing certificate and undertake an immediate investigation of the circumstances of such loss, destruction or theft. Each marketing card or marketing certificate lost, destroyed or stolen shall be canceled and each replacement marketing card or marketing certificate issued under this section shall bear across its face in bold letters the word "Duplicate". The producer to whom the marketing card or marketing certificate was issued and later canceled shall be notified that such item is void and of no effect. In each case where a marketing card or marketing certificate is reported stolen and is later canceled, notice of such theft and cancellation shall be given to wheat buyers, elevator operators and warehousemen who serve the county or the immediate vicinity of the farm, and county office managers in adjoining counties, unless the county office manager determines that sending such notice will serve no useful purpose. Any person coming into possession of a canceled marketing card or marketing certificate should immediately return it to the county office in which it was issued.

§ 728.879 [Amendment]

4 a. Section 728.879(h) is amended by inserting between the first and second sentences, the following sentence: "Such

application shall be made in writing not later than December 31 of the crop year in which the underplanted crop is harvested."

b. Section 728.879(i) is amended by inserting between the first and second sentences, the following sentence: "Such application shall be made in writing not later than 60 calendar days after the date on which the harvesting of wheat is normally substantially completed in the county or area in the county in which the farm is situated, as determined in accordance with § 728.862(a)(3)."

(Secs. 301, 52 Stat. 38, as amended, 335, 52 Stat. 54, as amended, 55 Stat. 203, as amended, 373, 52 Stat. 65, as amended, 375, 52 Stat. 66, as amended, 106, 112, 125, 70 Stat. 191, 195, 198; 7 U.S.C. 1301, 1335, 1340, 1373, 1813, 1824, 1846)

Issued at Washington, D.C., this 31st day of March 1960.

FOREST W. BEALL,
Acting Administrator,
Commodity Stabilization Service.

[F.R. Doc. 60-3149; Filed, Apr. 5, 1960;
8:53 a.m.]

[Amdt. 17]

PART 728—WHEAT

Subpart—Wheat Marketing Quota Regulations for 1958 and Subsequent Crop Years

ASSIGNMENT OF STORED EXCESS WHEAT

Basis and purpose. The amendment herein is issued pursuant to and in accordance with the Agricultural Adjustment Act of 1938, as amended, and is for the purpose of allowing a producer who has stored excess wheat of the 1959 or a subsequent crop and who ceases to be a producer on the farm to transfer the stored excess wheat to another producer on the farm without the wheat being considered as having been marketed or depleted.

Section 334(c) of the Act provides that for 1959 and subsequent crop years the producers on a farm in which the wheat acreage allotment for any year is exceeded may preserve the wheat history acreage for the farm for such year as the farm base acreage of wheat for such year provided a farm marketing excess is produced and the entire excess is delivered to the Secretary or stored to avoid or postpone the penalty, but if any part of the stored excess is later depleted so that any penalty becomes due by reason of such depletion, the wheat history acreage for such year shall be reduced to the farm allotment for such year. The proposed amendment would permit a producer who stored the farm marketing excess who ceases to be a producer on the farm to transfer his interest in the wheat so stored to another producer on the farm without the excess being considered as marketed or otherwise depleted, and thereby permit the producer acquiring the stored excess to preserve the wheat history acreage on the farm by continuing the wheat in storage.

Since this amendment applies to the 1959 crop of wheat, as well as to subse-

quent crops, it is important that ASC State and county offices and producers be informed of its provisions as soon as possible so that they will know whether a penalty is due or whether the excess wheat may be maintained in storage when a producer ceases to be a producer on the farm. Further, instructions for establishing 1961 farm allotments are now being developed and county committees need to know whether the 1959 history will be the farm base acreage or the farm allotment on farms affected by this amendment. Accordingly, it is hereby found that compliance with the public notice, procedure and 30-day effective date provisions of the Administrative Procedure Act (5 U.S.C. 1003) is impracticable and contrary to the public interest. Therefore, this amendment shall become effective upon publication in the FEDERAL REGISTER.

Section 728.879 is amended by adding a new paragraph (j), as follows:

(j) *Transfer of stored excess wheat to a subsequent producer on the farm.* In cases where a producer has stored excess wheat of the 1959 or a subsequent crop in accordance with this part and such wheat has not been removed from such storage, and such producer has ceased to be a producer on the farm on which such stored excess wheat was produced, the wheat so stored may be transferred to another producer on the farm without being considered as having been marketed under § 728.851(hh), or depleted under § 728.879(g): *Provided*, That written application is filed with the county office manager by the producer to whom the wheat is transferred showing the facts in connection with the storage of the wheat and the transfer to the applicant with a request that the applicant be permitted to assume the obligations of the transferor in connection with the stored excess wheat. If, pursuant to such application, the county committee determines that (1) the producer transferring the stored excess wheat is no longer interested in any wheat to be produced on such farm; (2) the applicant is a producer who will be interested in future wheat crops on such farm; and (3) the excess wheat is still in storage in accordance with applicable regulations, the applicant shall be permitted to deposit a new bond, warehouse receipt or funds in escrow covering the stored excess wheat and upon acceptance of such bond, warehouse receipt or funds in escrow, the stored excess wheat will not be considered as marketed, nor as depleted, and no wheat history reduction will be required on account of such transfer. The applicant shall be liable for penalties to the same extent as his predecessor upon acceptance of the new bond, warehouse receipt or funds in escrow, and the predecessor shall be relieved of any requirements to furnish bond, warehouse receipt, or funds in escrow after acceptance of the new bond, warehouse receipt or funds in escrow from his successor, but the predecessor shall not be relieved of liability for marketing quota penalties in connection with such stored excess wheat.

(Sec. 334, 52 Stat. 53, as amended; 375, 52 Stat. 66; 7 U.S.C. 1334, 1375)

Done at Washington, D.C., this 31st day of March 1960.

FOREST W. BEALL,
Acting Administrator,
Commodity Stabilization Service.

[F.R. Doc. 60-3150; Filed, Apr. 5, 1960;
8:53 a.m.]

Title 9—ANIMALS AND ANIMAL PRODUCTS

Chapter I—Agricultural Research Service, Department of Agriculture

SUBCHAPTER C—INTERSTATE TRANSPORTATION OF ANIMALS AND POULTRY

PART 78—BRUCELLOSIS IN DOMESTIC ANIMALS

Interstate Movement of Cattle

Pursuant to the provisions of sections 4, 5, 6, 7, and 13 of the Act of May 29, 1884, as amended, sections 1 and 2 of the Act of February 2, 1903, as amended, and section 3 of the Act of March 3, 1905, as amended (21 U.S.C. 111-113, 114a-1, 115, 117, 120, 121, 125), Part 78, Title 9, Code of Federal Regulations, is hereby amended as follows:

1. Paragraph (k) of § 78.1 is amended to read:

(k) *Public stockyard.* A stockyard designated in § 78.14(a) where trading in livestock is carried on, where yarding, feeding, and watering facilities are provided by the stockyard, transportation, or similar company, and where Federal inspection is maintained for the inspection of livestock for communicable diseases; or a stockyard specifically approved for the purposes of the regulations in this part in accordance with § 78.16(b).

2. The introductory paragraph of § 78.5 is amended by deleting the words "under § 78.15(b) for the purpose," and inserting in lieu thereof the following words, "for the purpose in accordance with § 78.16(b)."

3. Paragraph (b) of § 78.12 is amended by deleting the words "under § 78.15(b) for the purpose," and inserting in lieu thereof the following words, "for the purpose in accordance with § 78.16(b)."

4. Paragraph (b) of § 78.14 is amended to read as follows:

(b) Notices containing lists of stockyards specifically approved for the purposes of § 78.5 concerning brucellosis reactors and of paragraphs (b) and (c) of § 78.12 concerning cattle not known to be affected with brucellosis are published in the FEDERAL REGISTER. Information with respect to these stockyards may also be obtained from this Division and from the Federal Inspectors and State Inspectors.

5. Paragraph (b) of § 78.15 is amended to read as follows:

(b) Notices containing lists of slaughtering establishments specifically ap-

proved for the purposes of § 78.5 concerning brucellosis reactors and of paragraphs (b) and (c) of § 78.12 concerning cattle not known to be affected with brucellosis are published in the FEDERAL REGISTER. Information with respect to these slaughtering establishments may also be obtained from this Division and from the Federal Inspectors and State Inspectors.

6. Paragraph (b) of § 78.16 is amended to read as follows:

(b) The Director of Division is hereby authorized to amend § 78.14 to add the names of additional stockyards at which Federal inspection is maintained for the inspection of livestock for communicable diseases and to delete the name of any stockyard at which such Federal inspection is no longer maintained. He is further authorized to specifically approve stockyards and slaughtering establishments for the purposes of the regulations in this part, and promulgate notices listing such stockyards and slaughtering establishments in accordance with §§ 78.14(b) and 78.15(b), when he determines that the inspection and handling of livestock or carcasses or products thereof at such stockyards or establishments are adequate to effectuate the purposes of such regulations; and to remove from said lists the name of any stockyard or slaughtering establishment when he finds that the inspection or handling of livestock or carcasses or products thereof at such stockyard or establishment is no longer adequate to effectuate the purposes of such regulations.

These amendments delete the listing of specifically approved stockyards and slaughtering establishments heretofore set forth in §§ 78.14(b) and 78.15(b) of the regulations and provide for the promulgation of notices in the FEDERAL REGISTER listing the names of such stockyards and slaughtering establishments. Hereafter the names of these stockyards and slaughtering establishments will not appear in the Code of Federal Regulations. In another Federal Register document issued concurrently herewith,¹ lists of the specifically approved stockyards and slaughtering establishments are published in accordance with §§ 78.14(b), 78.15(b), and 78.16(b), as amended hereby.

Since these amendments are formal in nature and no substantive changes are being made thereby, under section 4 of the Administrative Procedure Act (5 U.S.C. 1003), it is found upon good cause that notice and other public procedure with respect to the amendments are impracticable and unnecessary, and the amendments may be made effective less than 30 days after publication in the FEDERAL REGISTER.

These amendments shall become effective April 6, 1960.

(Secs. 4, 5, 13, 23 Stat. 32, as amended, secs. 1, 2, 32 Stat. 791-792, as amended, sec. 3, 33 Stat. 1265, as amended; 21 U.S.C. 111-113, 114a-1, 120, 121, 125. Interpret or apply

¹ See Department of Agriculture, Agricultural Research Service, F.R. Doc. 60-2980, *infra*.

secs. 6, 7, 23 Stat. 32, as amended; 21 U.S.C. 115, 117)

Done at Washington, D.C., this 28th day of March 1960.

M. R. CLARKSON,
Acting Administrator,
Agricultural Research Service.

[F.R. Doc. 60-2981; Filed, April 5, 1960;
8:45 a.m.]

Title 14—AERONAUTICS AND SPACE

Chapter III—Federal Aviation Agency

SUBCHAPTER E—AIR NAVIGATION REGULATIONS

[Airspace Docket No. 59-FW-57; Amdt. 287]

PART 600—DESIGNATION OF FEDERAL AIRWAYS

Modification of Federal Airway

On January 21, 1960, a notice of proposed rule making was published in the FEDERAL REGISTER (25 F.R. 516) stating that the Federal Aviation Agency proposed a modification of the segment of VOR Federal airway No. 222 between Norcross, Ga., and Toccoa, Ga.

No adverse comments were received regarding the proposed amendment.

Interested persons have been afforded an opportunity to participate in the making of the rule herein adopted, and due consideration has been given to all relevant matter presented.

The substance of the proposed amendment having been published, therefore, pursuant to the authority delegated to me by the Administrator (24 F.R. 4530) and for the reasons stated in the notice, § 600.6222 (24 F.R. 10522, 24 F.R. 9189, 25 F.R. 1938) is amended as follows:

In the text of § 600.6222 *VOR Federal airway No. 222 (El Paso, Tex., to Evergreen, Ala., and Norcross, Ga., to Gordonsville, Va.)*, delete "From the Norcross, Ga., VOR via the INT of the Norcross VOR 014° and the Toccoa VOR 233° radials;" and substitute therefor "From the Norcross, Ga., VOR via the INT of the Norcross VOR 026° True and the Toccoa VOR 230° True radials;".

This amendment shall become effective 0001 e.s.t. June 2, 1960.

(Secs. 307(a), 313(a), 72 Stat. 749, 752; 49 U.S.C. 1348, 1354)

Issued in Washington, D.C., on March 31, 1960.

D. D. THOMAS,
Director, Bureau of
Air Traffic Management.

[F.R. Doc. 60-3095; Filed, Apr. 5, 1960;
8:45 a.m.]

[Airspace Docket No. 59-WA-151; Amdt. 189]

PART 600—DESIGNATION OF FEDERAL AIRWAYS

Modification of Federal Airway

The purpose of this amendment to § 600.6004 of the regulations of the Ad-

ministrator is to modify the south alternate to VOR Federal airway No. 4, which extends from Louisville, Ky., to Lexington, Ky.

This south alternate to Victor 4 is presently designated from the Louisville VORTAC to the Lexington VOR via the intersection of the Louisville VORTAC 113° True and the Lexington VOR 264° True radials, and does not provide sufficient angular separation with VOR Federal airway No. 178 at the Lexington VOR. The Federal Aviation Agency is redesignating this south alternate from the Louisville VORTAC to the Lexington VOR via the intersection of the Louisville VORTAC 113° True and the Lexington VOR 251° True radials. This will align the Lexington segment of the south alternate via Victor 178 as modified in Docket No. 59-WA-63 from the Lexington VOR to its intersection with the 113° True radial of the Louisville VORTAC. The control areas associated with this airway are so designated that they will automatically conform to the modified airway. Accordingly, no amendment relating to such control areas is necessary.

Since this change is minor in nature, the Lexington segment of the south alternate being moved approximately 8 miles southward to overlie an existing airway, compliance with the notice, public procedure, and effective date requirements of section 4 of the Administrative Procedure Act is unnecessary. However, since it is necessary that sufficient time be allowed to permit appropriate changes to be made on aeronautical charts, this amendment will become effective more than 30 days after publication.

In consideration of the foregoing, and pursuant to the authority delegated to me by the Administrator (24 F.R. 4530) § 600.6004 (24 F.R. 10504, 25 F.R. 2009) is amended as follows:

In the text of § 600.6004 *VOR Federal airway No. 4 (Seattle, Wash., to Herndon, Va.)* delete "Lexington, Ky., omnirange station, including a south alternate and also a north alternate via the intersection of the Louisville omnirange 083° True and the Lexington omnirange 294° True radials;" and substitute therefor "Lexington, Ky., VOR, including a north alternate via the INT of the Louisville VORTAC 083° T and the Lexington VOR 294° T radials and also a south alternate via the intersection of the Louisville VORTAC 113° T and the Lexington VOR 251° T radials;"

This amendment shall become effective 0001 e.s.t. June 2, 1960.

(Secs. 307(a), 313(a), 72 Stat. 749, 752; 49 U.S.C. 1348, 1354)

Issued in Washington, D.C., on March 31, 1960.

D. D. THOMAS,
Director, Bureau of
Air Traffic Management.

[F.R. Doc. 60-3096; Filed, Apr. 5, 1960; 8:45 a.m.]

[Airspace Docket No. 59-LA-82]

[Amdt. 219]

PART 600—DESIGNATION OF FEDERAL AIRWAYS

[Amdt. 255]

PART 601—DESIGNATION OF THE CONTINENTAL CONTROL AREA, CONTROL AREAS, CONTROL ZONES, REPORTING POINTS, AND POSITIVE CONTROL ROUTE SEGMENTS

Modification and Designation of Federal Airways and Associated Control Areas; Modification of Control Area Extension

The purpose of these amendments to Parts 600 and 601, and §§ 600.6094, 601.6094, and 601.1076 of the regulations of the Administrator is to redesignate the segment of VOR Federal airway No. 94 between the Gila Bend, Ariz., VOR and the Buckeye, Ariz., VOR (formerly Hassayampa), and to modify the description of the Phoenix, Ariz., control area extension.

A segment of Victor 94 presently extends from the Buckeye VOR via the Gila Bend VOR, the Casa Grande, Ariz., VOR and the Toltec, Ariz., Intersection to the San Simon, Ariz., VOR. A segment of VOR Federal airway No. 16 presently extends from the Buckeye VOR via the Phoenix VOR, and the Toltec Intersection to the Tucson, Ariz., VOR. A pilot filing an IFR flight plan via Victor 16 and Victor 94 can make the transition from Victor 16 to Victor 94, or from Victor 94 to Victor 16, at either the Buckeye VOR or the Toltec Intersection. This leads to confusion from an air traffic management standpoint and requires the Air Route Traffic Control Center to query each flight to determine at which point the transition is to be made. To eliminate this confusion, the Federal Aviation Agency is renumbering the segment of Victor 94 between the Gila Bend VOR and the Buckeye VOR as VOR Federal airway No. 461. This action will result in Victor 94 and its associated control areas extending from the Gila Bend VOR to the Hobbs, N. Mex., VOR and from the Abilene, Tex., VOR to the Monroe, La., VOR; and Victor 461 and its associated control areas will extend from the Gila Bend VOR to the Buckeye VOR. Additionally, the segment of Victor 94 between the Gila Bend VOR and the Buckeye VOR is used to describe the western boundary of the Phoenix control area extension. The redesignation of this segment of airway will necessitate the redescription of the control area extension by substituting Victor 461. No additional airspace will be encompassed by this redescription.

Since this amendment imposes no additional burden on the public, compliance with the notice, public procedure and

effective date requirements of section 4 of the Administrative Procedure Act is unnecessary. However, since it is necessary that sufficient time be allowed to permit appropriate changes to be made on aeronautical charts, this amendment will become effective more than 30 days after publication.

In consideration of the foregoing, and pursuant to the authority delegated to me by the Administrator (24 F.R. 4530) Part 600 (24 F.R. 10487) and Part 601 (24 F.R. 10530); § 600.6094 (24 F.R. 10514); § 601.6094 (24 F.R. 10600); and § 601.1076 (24 F.R. 10551) are amended as follows:

§ 600.6094 [Amendment]

1. Section 600.6094 *VOR Federal airway No. 94 (Hassayampa, Ariz., to Monroe, La.)*.

(a) In the caption delete "(Hassayampa, Ariz., to Monroe, La.)" and substitute therefor "(Gila Bend, Ariz., to Hobbs, N. Mex., and Abilene, Tex., to Monroe, La.)".

(b) In the text delete "From the Hassayampa, Ariz., VOR via the Gila Bend, Ariz., VOR; Casa Grande, Ariz., VOR;" and substitute therefor "From the Gila Bend, Ariz., VOR via the Casa Grande, Ariz., VOR;"

§ 601.6094 [Amendment]

2. In the caption of § 601.6094 *VOR Federal airway No. 94 control areas (Hassayampa, Ariz., to Monroe, La.)* delete "(Hassayampa, Ariz., to Monroe, La.)" and substitute therefor "(Gila Bend, Ariz., to Hobbs, N. Mex., and Abilene, Tex., to Monroe, La.)".

3. Section 600.6461 is added to read:

§ 600.6461 *VOR Federal airway No. 461 (Gila Bend, Ariz., to Buckeye, Ariz.)*.

From the Gila Bend, Ariz., VOR to the Buckeye, Ariz., VOR.

4. Section 601.6461 is added to read:

§ 601.6461 *VOR Federal airway No. 461 control areas (Gila Bend, Ariz., to Buckeye, Ariz.)*.

All of VOR Federal airway No. 461.

§ 601.1076 [Amendment]

5. In the text of § 601.1076 *Control area extension (Phoenix, Ariz.)*, delete "on the south and west by VOR Federal airway No. 94;" and substitute therefor "on the S by VOR Federal airway No. 94, and on the W by VOR Federal airway No. 461;"

These amendments shall become effective 0001 e.s.t. June 2, 1960.

(Secs. 307(a), 313(a), 72 Stat. 749, 752; 49 U.S.C. 1348, 1354)

Issued in Washington, D.C., on March 31, 1960.

D. D. THOMAS,
Director, Bureau of
Air Traffic Management.

[F.R. Doc. 60-3097; Filed, Apr. 5, 1960; 8:45 a.m.]

[Airspace Docket No. 59-NY-36]

[Amdt. 288]

**PART 600—DESIGNATION OF
FEDERAL AIRWAYS**

[Amdt. 351]

**PART 601—DESIGNATION OF THE
CONTINENTAL CONTROL AREA,
CONTROL AREAS, CONTROL
ZONES, REPORTING POINTS, AND
POSITIVE CONTROL ROUTE SEG-
MENTS****Modification of Federal Airway and
Associated Control Area**

On January 12, 1960, a notice of proposed rule making was published in the *FEDERAL REGISTER* (25 F.R. 221) stating that the Federal Aviation Agency proposed to designate a west alternate to VOR Federal airway No. 157 between Richmond, Va., and Washington, D.C.

No adverse comments were received regarding the proposed amendments.

Interested persons have been afforded an opportunity to participate in the making of the rules herein adopted, and due consideration has been given to all relevant matter presented.

The substance of the proposed amendments having been published, therefore, pursuant to the authority delegated to me by the Administrator (24 F.R. 4530) and for the reasons stated in the notice, §§ 600.6157 (24 F.R. 10518, 10949, 25 F.R. 1990) and 601.6157 (24 F.R. 10602, 10949, 25 F.R. 1990) are amended as follows:

1. In the text of § 600.6157 *VOR Federal airway No. 157 (Key West, Fla., to Florence, S.C., and Wilmington, N.C., to Washington, D.C.)*, delete "to the Washington, D.C., TVOR." and substitute therefor "to the Washington, D.C., VOR including a W alternate from the Richmond VOR to the Washington VOR via the INT of the Richmond VOR 348° True and the Brooke VORTAC 187° True radials, Brooke, Va., VORTAC, INT of the Brooke VORTAC 045° True and the Washington VOR 189° True radials."

2. In the text of § 601.6157 *VOR Federal airway No. 157 control areas (Key West, Fla., to Florence, S.C., and Wilmington, N.C., to Washington, D.C.)*, delete "west alternate." and substitute therefor "west alternates."

These amendments shall become effective 0001 e.s.t. June 2, 1960.

(Secs. 307(a), 313(a), 72 Stat. 749, 752; 49 U.S.C. 1348, 1354)

Issued in Washington, D.C., on March 31, 1960.

D. D. THOMAS,
Director, Bureau of
Air Traffic Management.

[F.R. Doc. 60-3098; Filed, Apr. 5, 1960;
8:45 a.m.]

[Airspace Docket No. 59-WA-235]

[Amdt. 258]

**PART 600—DESIGNATION OF
FEDERAL AIRWAYS**

[Amdt. 296]

**PART 601—DESIGNATION OF THE
CONTINENTAL CONTROL AREA,
CONTROL AREAS, CONTROL
ZONES, REPORTING POINTS, AND
POSITIVE CONTROL ROUTE SEG-
MENTS**

[Amdt. 90]

PART 608—RESTRICTED AREAS**Revocation of Restricted Area, Modi-
fication of Federal Airways and
Control Area Extension**

The purpose of these amendments to §§ 600.6041, 600.6276, 600.615, 601.1140, and 608.43 of the regulations of the Administrator is to revoke the Youngstown, Ohio (Youngstown Municipal Airport) Restricted Area/Military Climb Corridor (R-541) (RF-33), and to delete reference to Restricted Area R-541 in the description of VOR Federal airways No. 41 and 276, Blue Federal airway No. 15, and the Youngstown control area extension.

A notice of proposed rule-making was published in the *FEDERAL REGISTER* on November 11, 1959 (24 F.R. 9215) stating that the Federal Aviation Agency was considering the modification of the upper altitude limits of R-541. Subsequent to the publication of the notice, the Department of the Air Force determined that there was no longer a requirement for this restricted area.

In view of the above, the Federal Aviation Agency is revoking R-541, and deleting any reference to R-541 in the descriptions of VOR Federal airways No. 41 and 276, Blue Federal airway No. 15, and the Youngstown control area extension.

Since this amendment reduces a burden on the public, compliance with the notice, public procedure, and effective date requirements of section 4 of the Administrative Procedure Act is unnecessary.

In consideration of the foregoing, the following action is taken:

1. In § 608.43, the Youngstown, Ohio, (Youngstown Municipal Airport) Restricted Area/Military Climb Corridor (R-541) (RF-33) (23 F.R. 9135) is revoked.

2. Section 600.6041 (24 F.R. 10511) is amended as follows:

In the text of § 600.6041 *VOR Federal airway No. 41 (Pittsburgh, Pa., to Youngstown, Ohio)*, delete "The portion of this airway which lies within the geographic limits of, and between the designated altitudes of, the Youngstown, Ohio, (Youngstown Municipal Airport) Restricted Area/Military Climb Corridor (R-541) is excluded during its time of designation."

3. Section 600.6276 (24 F.R. 10525) is amended as follows:

In the text of § 600.6276 *VOR Federal airway No. 276 (Navarre, Ohio, to Monmouth, N.J.)*, delete "The portion of this airway which lies within the geographic limits of, and between the designated altitudes of, the Youngstown, Ohio, (Youngstown Municipal Airport) Restricted Area/Military Climb Corridor (R-541) is excluded during its time of designation."

4. Section 600.615 (24 F.R. 10500) is amended as follows:

In the text of § 600.615 *Blue Federal airway No. 15 (Akron, Ohio, to Hubbard, Ohio)*, delete "The portions of this airway which lie within the geographic limits of, and between the designated altitudes of, the Youngstown, Ohio (Youngstown Municipal Airport), Restricted Area/Military Climb Corridor (R-541) are excluded during the restricted area's time of designation."

5. Section 601.1140 (24 F.R. 10554) is amended as follows:

In the text of § 601.1140 *Control area extension (Youngstown, Ohio)*, delete "The portions of this control area extension which lie within the Youngstown, Ohio (Youngstown Municipal Airport), Restricted Area/Military Climb Corridor (R-541) shall be used only after obtaining prior approval from the controlling agency."

These amendments shall become effective upon the date of publication in the *FEDERAL REGISTER*.

(Secs. 307(a), 313(a), 72 Stat. 749, 752; 49 U.S.C. 1348, 1354)

Issued in Washington, D.C. on March 30, 1960.

JAMES T. PYLE,
Acting Administrator.

[F.R. Doc. 60-3099; Filed, Apr. 5, 1960;
8:46 a.m.]

[Airspace Docket No. 59-WA-370]

[Amdt. 296]

**PART 600—DESIGNATION OF
FEDERAL AIRWAYS**

[Amdt. 361]

**PART 601—DESIGNATION OF THE
CONTINENTAL CONTROL AREA,
CONTROL AREAS, CONTROL
ZONES, REPORTING POINTS, AND
POSITIVE CONTROL ROUTE SEG-
MENTS****Modification of Federal Airway and
Associated Control Areas**

On January 29, 1960, a notice of proposed rule making was published in the *FEDERAL REGISTER* (25 F.R. 765) stating that the Federal Aviation Agency proposed to designate an east alternate to VOR Federal airway No. 295 between Vero Beach, Fla., and Orlando, Fla.

No adverse comments were received regarding the proposed amendments.

Interested persons have been afforded an opportunity to participate in the making of the rules herein adopted, and due consideration has been given to all relevant matter presented.

The substance of the proposed amendments having been published, therefore, pursuant to the authority delegated to me by the Administrator (24 F.R. 4530) and for the reasons stated in the notice, §§ 600.6295 (24 F.R. 10525, 25 F.R. 2011) and 601.6295 (24 F.R. 10605) are amended as follows:

§ 600.6295 [Amendment]

1. In the text of § 600.6295 *VOR Federal airway No. 295 (Miami, Fla., to Cross City, Fla.)*, delete "Orlando, Fla., omnirange station;" and substitute therefor "Orlando, Fla., VOR, including an E alternate from the Vero Beach VOR to the Orlando VOR via the INT of the Vero Beach VOR 342° True and the Orlando VOR 099° True radials;"

2. Section 601.6295 is amended to read:

§ 601.6295 VOR Federal airway No. 295 control areas (Miami, Fla., to Cross City, Fla.).

All of VOR Federal airway No. 295 including an E alternate.

These amendments shall become effective 0001 e.s.t. June 2, 1960.

(Secs. 307(a), 313(a), 72 Stat. 749, 752; 49 U.S.C. 1348, 1354)

Issued in Washington, D.C., on March 31, 1960.

D. D. THOMAS,
Director, Bureau of
Air Traffic Management.

[F.R. Doc. 60-3100; Filed, Apr. 5, 1960; 8:46 a.m.]

[Airspace Docket No. 59-WA-146; Amdt. 363]

PART 601—DESIGNATION OF THE CONTINENTAL CONTROL AREA, CONTROL AREAS, CONTROL ZONES, REPORTING POINTS, AND POSITIVE CONTROL ROUTE SEGMENTS

Modification of Control Area Extension

On February 3, 1960, a notice of proposed rule making was published in the FEDERAL REGISTER (25 F.R. 915) stating that the Federal Aviation Agency proposed to modify the El Paso, Tex., control area extension.

No adverse comments were received regarding the proposed amendment.

Interested persons have been afforded an opportunity to participate in the making of the rule herein adopted, and due consideration has been given to all relevant matter presented.

The substance of the proposed amendment having been published, therefore, pursuant to the authority delegated to me by the Administrator (24 F.R. 4530) and for the reasons stated in the notice, § 601.1171 (24 F.R. 10556) is amended to read:

§ 601.1171 Control area extension (El Paso, Tex.).

That airspace within 5 miles either side of the 008°, 165° and 302° True

radials, of the El Paso, Tex., VOR, extending from the VOR to points 21 miles N, 20 miles SE and 37 miles NW, including the area bounded on the N by latitude 32°00'00" N., on the E and S by VOR Federal airway No. 280 and on the W by a line 5 miles E of and parallel to the 008° True radial of the El Paso VOR and excluding those portions which would overlie Restricted Areas R-209, 210 and 211 and that portion outside the United States.

This amendment shall become effective 0001 e.s.t. June 2, 1960.

(Secs. 307(a), 313(a), 72 Stat. 749, 752; 49 U.S.C. 1348, 1354)

Issued in Washington, D.C., on March 31, 1960.

D. D. THOMAS,
Director, Bureau of
Air Traffic Management.

[F.R. Doc. 60-3094; Filed, Apr. 5, 1960; 8:45 a.m.]

[Airspace Docket No. 59-KC-25; Amdt. 46]

PART 602—ESTABLISHMENT OF CODED JET ROUTES AND NAVIGATIONAL AIDS IN THE CONTINENTAL CONTROL AREA

Modification of Coded Jet Routes

On October 21, 1959, a notice of proposed rule making was published in the FEDERAL REGISTER (24 F.R. 8506) stating that the Federal Aviation Agency was considering amendments to §§ 602.536 and 602.538 of the regulations of the Administrator which would modify VOR/VORTAC jet routes Nos. 36 and 38.

As stated in the notice, J-36-V is presently established from Fargo, N. Dak., to Selfridge, Mich., via Minneapolis, Minn., La Crosse, Wis., Milwaukee, Wis., and Lansing, Mich., and J-38-V is presently established, in part, from Duluth, Minn., to Selfridge via Green Bay, Wis. The Federal Aviation Agency is realigning J-36-V and J-38-V via the Peck, Mich., VOR in lieu of the Selfridge VOR. This would channel en route traffic to the north to by-pass the high density IFR operations at the Selfridge AFB and Detroit, Mich., terminal areas. The Federal Aviation Agency is also modifying J-36-V by taking the following actions:

(a) By eliminating the Lansing VOR from the route structure. Adequate navigational guidance for aircraft using J-36-V will be provided for the route segment between Milwaukee and Peck by the VORs at these locations.

(b) By realigning the segment from Milwaukee to Peck via the Milwaukee VOR 088° True and the Peck VOR 269° True radials, rather than the radials specified in the Notice, in order that J-36-V will not conflict with Restricted Area (R-83-a).

(c) By realigning J-36-V via the Nodine, Minn., VOR instead of the La Crosse VOR, as the Nodine VOR is a high altitude frequency protected (H-VOR) facility and the La Crosse VOR is not.

Coincident with this action, the caption to § 602.538 is being modified to more accurately describe this jet route. This action will result in J-36-V extend-

ing from the Fargo VORTAC to the Peck VOR via the Minneapolis VOR, the Nodine VOR, the Milwaukee VOR, and the intersection of the Milwaukee VOR 088° True and the Peck VOR 269° True radials; and J-38-V extending in part from the Duluth VOR to the Peck VOR via the Green Bay VORTAC.

The only comments received were submitted by the Department of the Air Force and they are summarized as follows: (a) Realignment of J-36-V and J-38-V will result in increased high altitude traffic in the area north of Selfridge AFB now utilized for high altitude jet interceptor operations; (b) with the advent of SAC operations at Selfridge AFB, an appreciable increase in traffic north of Selfridge will occur; (c) conflicts between the above operations and en route operations utilizing the Peck VOR will likely occur because IFR terminal operations at Selfridge AFB are confined to the north to minimize conflict with Detroit terminal traffic; and (d) conflict associated with establishment of these routes will be amplified if the additional jet route based on the Peck VOR as proposed under Airspace Docket No. 59-WA-173 is implemented.

The Federal Aviation Agency recognizes that the realignment of J-36-V and J-38-V will result in increased high altitude traffic in the area north of Selfridge AFB. However, the location of the Peck VOR was agreed to by the Air Force to provide a routing to bypass Selfridge AFB. It would not be desirable, from an air traffic management standpoint, to concentrate all east-west traffic overflying Selfridge AFB in the already heavily congested area south of Selfridge AFB. Some of this traffic must bypass the Selfridge AFB to the north. Any air traffic control problem that may exist between terminal operations at Selfridge AFB and en route traffic on J-36-V and J-38-V will be resolved by the appropriate air route traffic control center to ensure efficient air traffic management.

In consideration of the foregoing, and pursuant to the authority delegated to me by the Administrator (24 F.R. 4530) §§ 602.536 and 602.538 (14 CFR, 1958 Supp., 602.536, 602.538) are amended to read:

§ 602.536 VOR/VORTAC jet route No. 36 (Fargo, N. Dak., to Peck, Mich.).

From the Fargo, N. Dak., VORTAC via the Minneapolis, Minn., VOR; Nodine, Minn., VOR; Milwaukee, Wis., VOR; the INT of the Milwaukee VOR 088° T and the Peck VOR 269° T radials; to the Peck, Mich., VOR.

§ 602.538 VOR/VORTAC jet route No. 38 (Duluth, Minn., to Peck, Mich., and Philipsburg, Pa., to New York, N.Y.).

From the Duluth, Minn., VOR via the Green Bay, Wis., VORTAC to the Peck, Mich., VOR. From the Philipsburg, Pa., VORTAC via the Allentown, Pa., VOR to the New York, N.Y. (Idlewild), VORTAC.

These amendments shall become effective 0001 e.s.t. June 2, 1960.

(Secs. 307(a), 313(a), 72 Stat. 749, 752; 49 U.S.C. 1348, 1354)

Issued in Washington, D.C., on March 31, 1960.

D. D. THOMAS,
Director, Bureau of
Air Traffic Management.

[F.R. Doc. 60-3093; Filed, Apr. 5, 1960;
8:45 a.m.]

Title 16—COMMERCIAL PRACTICES

Chapter I—Federal Trade Commission

[Docket 7648 c.o.]

PART 13—PROHIBITED TRADE PRACTICES

Ainbinder & Son, Inc., and Israel Ainbinder.

Subpart—Invoicing products falsely: § 13.1108 *Invoicing products falsely*; § 13.1108-45 *Fur Products Labeling Act*. Subpart—Misbranding or mislabeling: § 13.1212 *Formal regulatory and statutory requirements*; § 13.1212-30 *Fur Products Labeling Act*. Subpart—Neglecting, unfairly or deceptively, to make material disclosure: § 13.1845 *Composition*; § 13.1845-30 *Fur Products Labeling Act*; § 13.1852 *Formal regulatory and statutory requirements*; § 13.1852-35 *Fur Products Labeling Act*.

(Sec. 6, 38 Stat. 722; 15 U.S.C. 46. Interpret or apply sec. 5, 38 Stat. 719, as amended; sec. 8, 65 Stat. 719; 15 U.S.C. 45, 69f) [Cease and desist order, Ainbinder & Son, Inc., et al., New York, N.Y., Docket 7648, March 15, 1960]

In the Matter of Ainbinder & Son, Inc., a Corporation, and Israel Ainbinder, Individually and as an Officer of Said Corporation

This proceeding was heard by a hearing examiner on the complaint of the Commission charging a New York City furrier with violating the Fur Products Labeling Act by failing to set forth on invoices the terms "Persian Lamb", "Dyed Mouton-processed Lamb", and "Secondhand used fur" where required, and to comply in other respects with labeling and invoicing requirements.

After acceptance of a consent order, the hearing examiner made his initial decision and order to cease and desist which became on March 15 the decision of the Commission.

The order to cease and desist is as follows:

It is ordered, That respondents, Ainbinder & Son, Inc., a corporation, and its officers and Israel Ainbinder, individually and as an officer of said corporation, and respondents' representatives, agents and employees, directly or through any corporate or other device, in connection with the introduction into commerce, or the sale, advertising, or offering for sale, in commerce of fur products, or in connection with the sale, advertising, offering for sale, transportation, or distribution of fur products which are made in whole or in part of fur which has been shipped and received in commerce, as "commerce", "fur" and "fur product" are defined in the Fur Products Labeling Act,

do forthwith cease and desist from misbranding fur products by:

1. Failing to affix labels to fur products showing in letters and figures plainly legible all of the information required to be disclosed by each of the subsections of section 4(2) of the Fur Products Labeling Act.

2. Falsely or deceptively invoicing fur products by:

A. Failing to furnish to purchasers of fur products an invoice showing all the information required to be disclosed by each of the subsections of section 5(b)(1) of the Fur Products Labeling Act.

B. Falsely or deceptively invoicing or otherwise identifying any such product as to the name or names of the animal or animals that produced the fur from which such product was manufactured.

C. Setting forth information required under section 5(b)(1) of the Fur Products Labeling Act and the rules and regulations promulgated thereunder in abbreviated form.

D. Failing to set forth the term "Persian Lamb" in the manner required by Rule 8 of said rules and regulations.

E. Failing to set forth the term "Dyed Mouton processed Lamb" in the manner required by Rule 9 of said rules and regulations.

F. Failing to disclose that fur products contain or are composed of "secondhand used fur" when such is the fact.

G. Failing to set forth on invoices the item number or mark assigned to a fur product.

By "Decision of the Commission", etc., report of compliance was required as follows:

It is ordered, That the respondents herein shall, within sixty (60) days after service upon them of this order, file with the Commission a report in writing setting forth in detail the manner and form in which they have complied with the order to cease and desist.

Issued: March 15, 1960.

By the Commission.

[SEAL] ROBERT M. PARRISH,
Secretary.

[F.R. Doc. 60-3106; Filed, Apr. 5, 1960;
8:47 a.m.]

[Docket 7435 c.o.]

PART 13—PROHIBITED TRADE PRACTICES

Antonette Pearls, Inc., et al.

Subpart—Furnishing means and instrumentalities of misrepresentation or deception: § 13.1055 *Furnishing means and instrumentalities of misrepresentation or deception*; § 13.1055-50 *Preticketing merchandise misleadingly*. Subpart—Misbranding or Mislabeling: § 13.1280 *Price*. Subpart—Misrepresenting oneself and goods—Prices: § 13.1805 *Exaggerated as regular and customary*; § 13.1811 *Fictitious preticketing*.

(Sec. 6, 38 Stat. 722; 15 U.S.C. 46. Interpret or apply sec. 5, 38 Stat. 719, as amended; 15 U.S.C. 45) [Cease and desist order,

Antonette Pearls, Inc., et al., Newark, N.J., Docket 7435, March 12, 1960]

In the Matter of Antonette Pearls, Inc., a Corporation, and Ernest Toch, Josephine Toch, Julius Krakauer, and Antonia Krakauer, Individually and as Officers of Said Corporation

This proceeding was heard by a hearing examiner on the complaint of the Commission charging Newark, N.J., distributors of simulated and cultured pearl sets to distributors, jobbers, etc., with preticketing individual sets or containers of their products with excessive prices represented thereby as the usual retail selling price.

On the basis of a consent agreement, the hearing examiner made his initial decision and order to cease and desist which became on March 12, the decision of the Commission.

The order to cease and desist is as follows:

It is ordered, That respondents Antonette Pearls, Inc., a corporation and its officers, and Ernest Toch and Julius Krakauer, individually and as officers of said corporation, and Josephine Toch and Antonia Krakauer as officers of said corporation, and respondents' representatives, agents, and employees, directly or through any corporate or other device, in connection with the offering for sale, sale, or distribution of simulated or cultured pearl sets or any other products in commerce, as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from:

1. Representing by preticketing, or in any other manner, that any amount is the usual or customary retail price of any product when such amount is in excess of the price at which such product is usually and customarily sold at retail.

2. Furnishing any means or instrumentality to others by and through which they may misrepresent the usual and customary retail price of respondents' products.

It is further ordered, That the complaint, insofar as it relates to respondents Josephine Toch and Antonia Krakauer in their individual capacities be, and the same hereby is dismissed.

By "Decision of the Commission", etc., report of compliance was required as follows:

It is ordered, That the respondents Antonette Pearls, Inc., a corporation, and Ernest Toch and Julius Krakauer, individually and as officers of said corporation, and Josephine Toch and Antonia Krakauer as officers of said corporation shall, within sixty (60) days after service upon them of this order, file with the Commission a report in writing setting forth in detail the manner and form in which they have complied with the order to cease and desist.

Issued: March 11, 1960.

By the Commission.

[SEAL] ROBERT M. PARRISH,
Secretary.

[F.R. Doc. 60-3107; Filed, Apr. 5, 1960;
8:47 a.m.]

[Docket 6894 o.]

PART 13—PROHIBITED TRADE PRACTICES**Michael Z. Berger et al.**

Subpart—advertising falsely or misleadingly: § 13.30 *Composition of goods*; § 13.70 *Fictitious or misleading guarantees*; § 13.155 *Prices*: § 13.155-40 *Exaggerated as regular and customary*; § 13.155-45 *Fictitious marking*. Subpart—Furnishing means and instrumentalities of misrepresentation or deception: § 13.1055 *Furnishing means and instrumentalities of misrepresentation or deception*; § 13.1055-50 *Preticketing merchandise misleadingly*. Subpart—Misbranding or mislabeling: § 13.1185 *Composition*; § 13.1280 *Price*. Subpart—Misrepresenting oneself and goods—Prices: § 13.1805 *Exaggerated as regular and customary*; § 13.1811 *Fictitious preticketing*.

(Sec. 6, 38 Stat. 722; 15 U.S.C. 46. Interpret or apply sec. 5, 38 Stat. 719, as amended; 15 U.S.C. 45) [Cease and desist order, M. Z. Berger & Co., etc., New York, N.Y., Docket 6894, March 7, 1960]

In the Matter of Michael Z. Berger and Joseph Mermelstein, Individually and as Co-Partners Doing Business as M. Z. Berger & Company and The Berger Watch Company

This proceeding was heard by a hearing examiner on the complaint of the Commission charging New York City distributors of watches, wallets, necklaces, earrings and other merchandise to jobbers and dealers for resale to the public, with representing falsely in leaflets, presentation boxes, and on the articles themselves that certain watches were guaranteed for a year when actually payment of a service charge was required, that fabric coverings of the presentation boxes were "Alligator Grain," "Ostrich Grain" and "Pin Leather Grain"; that greatly exaggerated price figures on tags attached to their merchandise or furnished to their purchasers for attachment were the usual retail prices, that wallets made of split leather with a cardboard filler were "genuine leather," that rayon linings of tops and trays of presentation boxes were "satin" or "velour," that glass insets of necklaces and earrings were "jewel stones," that certain pin lever watches were "17 jewel watches," that others containing one jewel were "jeweled watches," and that certain of their merchandise contained "gold" or had a "gold finish."

In his initial decision, the hearing examiner dismissed the charges with respect to "jeweled" watches and "gold" or "gold finish" merchandise. Complaint counsel's appeal therefrom was denied, and the Commission, having modified the initial decision in part, adopted it on March 7 as the decision of the Commission.

The order to cease and desist is as follows:

It is ordered, That respondents Michael Z. Berger and Joseph Mermelstein, individually and as co-partners doing business as M. Z. Berger & Company and the Berger Watch Company, or

under any other name, and their agents, representatives and employees, directly or through any corporate or other device, in connection with the offering for sale, sale and distribution of merchandise, in commerce, as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from:

1. Representing, directly or by implication:

(a) That merchandise is guaranteed unless the nature and extent of the guarantee and the manner in which the guarantor will perform thereunder are clearly and conspicuously disclosed;

(b) That an article containing no leather is composed of leather, or otherwise misrepresenting the leather content of any article;

(c) That certain amounts are the usual or regular retail prices of merchandise, when such amounts are in excess of the prices at which such merchandise is usually and regularly sold at retail.

2. Requiring the payment of a service charge in connection with a guarantee unless the fact that a service charge is required and the amount thereof is clearly disclosed.

3. Using the word "leather" alone or in connection with other words to designate, describe or refer to articles made of split leather unless such fact is clearly disclosed.

4. Using the word "satin" to describe or refer to rayon and satin or velour to refer to treated paper or otherwise misrepresenting the composition of the materials used in connection with or as a part of their merchandise.

5. Using the words "jewel stones" or any other words of similar import to designate or describe insets made of glass or materials other than precious stones.

6. Putting into operation any plan whereby retailers or others may misrepresent the regular and usual retail price of merchandise.

7. Offering for sale or selling watches, the cases of which are composed of base metal manufactured or otherwise processed to simulate or have the appearance of precious metal, without marking such cases so as to disclose clearly the true metal composition thereof.

It is further ordered, That the allegations contained in Subparagraphs 1, 2, and 4 of Paragraphs Three and Four of the complaint be, and the same hereby are, dismissed.

By "Decision of the Commission", report of compliance was required as follows:

It is further ordered, That the respondents, Michael Z. Berger and Joseph Mermelstein, shall, within sixty (60) days after service upon them of this order, file with the Commission a report, in writing, setting forth in detail the manner and form in which they have complied with the order to cease and desist.

Issued: March 7, 1960.

By the Commission.

[SEAL] ROBERT M. PARRISH,
Secretary.

[F.R. Doc. 60-3108; Filed, Apr. 5, 1960;
8:47 a.m.]

[Docket 7490 o.]

PART 13—PROHIBITED TRADE PRACTICES**Globe Readers Service, Inc., et al.**

Subpart—Delaying or withholding corrections, adjustments or action owed: § 13.675 *Delaying or withholding corrections, adjustments or action owed*. Subpart—Securing orders by deception: § 13.2170 *Securing orders by deception*. Subpart—Substituting product inferior to offer: § 13.2263 *Substituting product inferior to offer*.

(Sec. 6, 38 Stat. 722; 15 U.S.C. 46. Interpret or apply sec. 5, 38 Stat. 719, as amended; 15 U.S.C. 45) [Cease and desist order, Globe Readers Service, Inc., et al., Michigan City, Ind., Docket 7490, March 7, 1960]

In the Matter of Globe Readers Service, Inc., a Corporation, and Warren E. Brubaker, William P. Barry, James Riley, and Arthur Bradley, Individually and as Officers of Said Corporation

This proceeding was heard by a hearing examiner on the complaint of the Commission charging a Michigan City, Ind. seller of magazine subscriptions through door-to-door salesmen, with selling subscriptions for unauthorized magazines, refusing to make refunds for such undeliverable magazines, and requiring customers to accept substitutes.

From the hearing examiner's dismissal of the charges, complaint counsel appealed. The Commission on review set aside the initial decision, and in lieu thereof, on March 7, issued its own findings and order.

The order to cease and desist is as follows:

It is ordered, That the respondents, Globe Readers Service, Inc., a corporation, and its officers, and Warren E. Brubaker, William P. Barry, and James Riley, individually and as officers of said corporation, and respondents' agents, representatives, and employees, directly or through any corporate or other device, in connection with the offering for sale, sale or distribution of subscriptions for magazines in commerce, as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from:

A. Soliciting and accepting magazine subscriptions which respondents are not authorized to solicit.

B. Refusing to refund payments received for subscriptions for magazines which are undeliverable.

C. Requiring customers to accept the substitution of magazines other than those subscribed and paid for.

It is further ordered, That the complaint herein be, and the same hereby is, dismissed as to Arthur Bradley in his individual capacity and as an officer of the corporation.

By "Decision of the Commission", etc., report of compliance was required as follows:

It is further ordered, That respondents, Globe Readers Service, Inc., a corporation, and its officers, and Warren E. Brubaker, William P. Barry, and James Riley, individually and as officers of said

corporation, shall, within sixty (60) days after service upon them of this order, file with the Commission a report, in writing, setting forth in detail the manner and form in which they have complied with the order to cease and desist.

Issued: March 7, 1960.

By the Commission.

[SEAL] ROBERT M. PARRISH,
Secretary.

[F.R. Doc. 60-3109; Filed, Apr. 5, 1960;
8:47 a.m.]

[Docket 7152 o.]

PART 13—PROHIBITED TRADE PRACTICES

Philip J. Douglas and Harlow Hair Experts

Subpart—Advertising falsely or misleadingly: § 13.15 *Business status, advantages, or connections*; § 13.15-237 *Professional or scientific status*; § 13.170 *Qualities or properties of product or service*; § 13.172-52 *Medicinal, therapeutic, healthful, etc.* Subpart—Using misleading name—Vendor: § 13.2455 *Qualifications*.

(Sec. 6, 38 Stat. 722; 15 U.S.C. 46. Interpret or apply Sec. 5, 38 Stat. 719, as amended; 15 U.S.C. 45) [Cease and desist order, Harlow Hair Experts, Coral Gables, Fla., Docket 7152, March 14, 1960]

In the Matter of Philip J. Douglas, an Individual Doing Business as Harlow Hair Experts

This proceeding was heard by a hearing examiner on the complaint of the Commission charging an individual in Coral Gables, Fla., with representing falsely in advertising that use of his preparations and methods of application would, in almost every case, prevent and overcome baldness or excessive hair loss and induce the hair to grow and become thicker; and representing falsely by use of the word "Trichologist" and otherwise, that he had had competent training in dermatology; and requiring him to reveal in advertising that the great majority of cases of hair loss are of the male pattern type of baldness, and in that such cases his preparations were of no value.

The Commission denied respondent's appeal from the initial decision and on March 14 adopted the initial decision as the decision of the Commission.

The order to cease and desist is as follows:

It is ordered, That Philip J. Douglas, an individual doing business as Harlow Hair Experts, or under any other name and his agents, representatives and employees, directly or indirectly or through any corporate or other device, in connection with the offering for sale, sale or distribution of the various cosmetic and drug preparations set out in the findings herein, or of any other preparations for use in the treatment of hair and scalp conditions, do forthwith cease and desist from:

1. Disseminating or causing to be disseminated by means of the United States mail, or by any means in com-

merce, as "commerce" is defined in the Federal Trade Commission Act, any advertisement which represents, directly or by implication:

(a) That the use of said preparations alone or in conjunction with any method of treatment will:

(1) Prevent or overcome baldness or excessive hair loss, unless such representation be expressly limited to cases other than those known as male pattern baldness, and unless the advertisements clearly and conspicuously reveal the fact that the great majority of all cases of baldness or excessive hair loss are of the male pattern type, and that said preparations will not in such cases prevent or overcome baldness or excessive hair loss;

(2) Induce hair to grow or cause the hair to become thicker, or otherwise grow hair, unless such representations be expressly limited to cases other than those arising by reason of male pattern baldness, and unless the advertisement clearly and conspicuously reveals the fact that the great majority of all cases of baldness or excessive hair loss are of the male pattern type, and that said preparations will not in such cases induce the growth of hair or thicken hair.

(b) That respondent, his agents, representatives or employees have had competent training in dermatology or other branches of medicine having to do with the diagnosis and treatment of scalp conditions affecting the hair or are trichologists.

2. Disseminating or causing to be disseminated by any means any advertisement for the purpose of inducing, or which is likely to induce, directly or indirectly, the purchase of said preparations in commerce, as "commerce" is defined in the Federal Trade Commission Act, which advertisement contains any of the representations prohibited in Paragraph 1 hereof.

By "Decision of the Commission", etc., report of compliance was required as follows:

It is ordered, That the respondent shall, within sixty (60) days after service upon him of this order, file with the Commission a report, in writing, setting forth in detail the manner and form in which he has complied with the order to cease and desist.

Issued: March 14, 1960.

By the Commission.

[SEAL] ROBERT M. PARRISH,
Secretary.

[F.R. Doc. 60-3110; Filed, Apr. 5, 1960;
8:48 a.m.]

[Docket 7603 c.o.]

PART 13—PROHIBITED TRADE PRACTICES

Charles A. Roberts et al.

Subpart—Advertising falsely or misleadingly: § 13.15 *Business status, advantages, or connections*; § 13.15-265 *Service*; § 13.15-225 *Personnel or staff*; § 13.15-250 *Qualifications and abilities*; § 13.105 *Individual's special selection or*

situation; § 13.110 *Indorsements, approval and testimonials*; § 13.125 *Limited offers or supply*; § 13.150 *Premiums and prizes*; § 13.157 *Prize contests*.

(Sec. 6, 38 Stat. 722; 15 U.S.C. 46. Interpret or apply Sec. 5, 38 Stat. 719, as amended; 15 U.S.C. 45) [Cease and desist order, Charles A. Roberts d/b/a Gain Publishing Co., Etc., New York, N.Y., Docket 7603, March 8, 1960]

In the Matter of Charles A. Roberts, Doing Business as Gain Publishing Company and Win Publishing Company

The complaint in this case charged an individual in New York City with representing falsely in advertising that persons using his slogans, answers, titles and other written material in competitive contests could win homes, cars, substantial sums of money or other awards; that he employed a staff of writers, reporters and advertising experts, and was approved by sponsors and judges of competitive contests; that he limited sales to a small number of selected persons; and that he had been a contest judge and sponsor and was thus an expert in preparing winning answers.

On the basis of a consent agreement, the hearing examiner made his initial decision and order to cease and desist which became on March 8 the decision of the Commission.

The order to cease and desist is as follows:

It is ordered, That respondent, Charles A. Roberts, doing business under the names Gain Publishing Company and Win Publishing Company, or any other name or names, and respondent's agents, representatives and employees, directly or through any corporate or other device, in connection with the offering for sale, sale or distribution of written material, consisting of slogans, titles, names, compositions and answers designed to win prizes or awards in competitive contests, in commerce, as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from disseminating, or causing to be disseminated, any advertisement, which represents, directly or by implication that:

1. Users of said written material as entries in competitive contests can win homes, cars, paid up insurance policies, or substantial sums of money, or any other award without clearly disclosing that said entries are subject to invalidation under competitive contest rules and practices which require that all entries be the original creation of the entrant.

2. Respondent employs a staff of writers, reporters and advertising experts.

3. Respondent is approved by judges in and sponsors of competitive contests.

4. The sale of said written material is limited to a small number of selected persons.

5. Respondent has experience as a judge in and as a sponsor of competitive contests, or is an expert in preparing winning entries in competitive contests.

By "Decision of the Commission", etc., report of compliance was required as follows:

It is ordered, That the respondent herein shall, within sixty (60) days after

service upon him of this order, file with the Commission a report in writing setting forth in detail the manner and form in which he has complied with the order to cease and desist.

Issued: March 8, 1960.

By the Commission.

[SEAL] ROBERT M. PARRISH,
Secretary.

[F.R. Doc. 60-3111; Filed, Apr. 5, 1960;
8:48 a.m.]

Title 19—CUSTOMS DUTIES

Chapter I—Bureau of Customs, Department of the Treasury

[T.D. 55090]

PART 3—DOCUMENTATION OF VESSELS

Surrender of Permanent Documents

Although administrative instructions issued some time ago discontinued the previous requirement that the number of crew members be shown on the various marine documents issued to vessels, it has come to attention that the Customs Regulations still contain a requirement that changes in the number of the crew be noted on vessel documents. In order to eliminate that requirement, § 3.26(c), Customs Regulations, is amended by deleting the words "nor in the number of persons in its crew" appearing at the end of the first sentence thereof. The paragraph will then read as follows:

(c) A document need not be surrendered because the engine of the vessel is changed, if there is no change in the rig, dimensions, or tonnage of the vessel, nor because of a change in the service of the vessel, when there is no change in trade. In such a case, a notation of the change shall be made on the document by a collector of customs and initialed by him.

(R.S. 161, as amended, sec. 2, 23 Stat. 118, as amended; 5 U.S.C. 22, 46 U.S.C. 2)

[SEAL] D. B. STRUBINGER,
Acting Commissioner of Customs.

Approved: March 29, 1960.

A. GILMORE FLUES,
Acting Secretary of the Treasury.

[F.R. Doc. 60-3133; Filed, April 5, 1960;
8:51 a.m.]

Title 20—EMPLOYEES' BENEFITS

Chapter II—Railroad Retirement Board

PART 237—INSURANCE ANNUITIES AND LUMP SUMS FOR SURVIVORS

PART 255—RECOVERY OF ERRONEOUS PAYMENTS

Miscellaneous Amendments

Pursuant to the general authority contained in section 10 of the act of June 24, 1937 (50 Stat. 314, 45 U.S.C. 228j), §§ 237.501, 237.502 (a) (1) and (3), (b), (c), (d), 237.503 (a) (1) and (3), (b),

(d), 237.601, 237.603, 237.604, 237.606, 237.607 of Part 237 (20 CFR 237.501, 237.502, 237.503, 237.601, 237.603, 237.604, 237.606, 237.607) of the regulations under such act are amended by Board Order 60-50, dated March 23, 1960, and §§ 255.6, 255.7, 255.8 of Part 255 (20 CFR 255.6, 255.7, 255.8) of the regulations under such act are amended by Board Order 60-51, dated March 23, 1960, to read as follows:

§ 237.501 Statutory provisions.

Lump-sum payment. Upon the death, after the month in which this Act is enacted [the 1937 Act as amended September 6, 1958], of a completely or partially insured employee who will have died leaving no widow, widower, child, or parent who would on proper application therefor be entitled to receive an annuity under this section for the month in which such death occurred, a lump sum of ten times the employee's basic amount shall be paid to the person, if any, who is determined by the Board to be the widow or widower of the deceased employee and to have been living with such employee at the time of such employee's death and who will not have died before receiving payment of such lump sum. If there be no such widow or widower, such lump sum shall be paid to any person or persons, equitably entitled thereto, to the extent and in the proportions that he or they shall have paid the expenses of burial of such deceased employee. If a lump sum would be payable to a widow or widower under this paragraph except for the fact that a survivor will have been entitled to receive an annuity for the month in which the employee will have died, but within one year after the employee's death there will not have accrued to survivors of the employee, by reason of his death annuities which, after all deductions pursuant to paragraph (1) of subsection (1) will have been made, are equal to such lump sum, a payment equal to the amount by which such lump sum exceeds such annuities so accrued after such deductions shall then nevertheless be made under this paragraph to the person (or, if more than one, in equal shares to the persons) first named in the following order of preference: the widow, widower, child, or parent of the employee then entitled to a survivor annuity under this section. No payment shall be made to any person under this paragraph, unless application therefor shall have been filed, by or on behalf of any such person (whether or not legally competent), prior to the expiration of two years after the date of death of the deceased employee, except that if the deceased employee is a person to whom section 2 of the Act of March 7, 1942 (56 Stat. 143, 144), is applicable such two years shall run from the rate on which the deceased employee, pursuant to said Act, is determined to be dead, and for all other purposes of this section such employee, so long as it does not appear that he is in fact alive, shall be deemed to have died on the date determined pursuant to said Act to be the date or presumptive date of death. (Section 5(f) (1) of the act.)

§ 237.502 Lump-sum death payments.

(a) Conditions of payment. * * *

(1) The employee died after September 1958 either completely or partially insured at the time of his death; and

(3) An application (see Subpart H of this part) for such lump sum has been filed no later than the second anniversary of the death of such employee (see § 237.902(b)).

(b) *Persons entitled to receive payments—(1) Survivor of deceased.* If the

employee is survived by a person who is determined by the Board to be the employee's widow or widower and to have been living with such employee at the time of the employee's death and who will not have died before receiving payment of such lump sum, such person will, under the conditions stated in paragraph (a) of this section, become entitled to a lump-sum death payment.

(2) *Persons equitably entitled.* If the employee was not survived by a person described under subparagraph (1) of this paragraph, the lump sum will be payable to any person or persons equitably entitled thereto to the extent and in the proportions that he or they shall have paid the burial expenses of the employee. If such an equitably entitled person dies before receiving payment of the lump sum, the lump-sum death payment will be payable to the estate of such equitably entitled person.

(c) *Amount of payment.* The lump sum to which a widow or widower is entitled under paragraph (b) (1) of this section is an amount equal to ten times the basic amount of the deceased employee. Where payment is made to an applicant because he is equitably entitled under paragraph (b) (2) of this section, the amount payable to him will be determined as follows:

(d) *Effect on later entitlement.* The lump sum is not in lieu of, and does not affect, later entitlement of survivors to insurance annuities.

§ 237.503 Payment when lump sum exceeds insurance annuities accrued.

(a) Conditions of payment. * * *

(1) A lump sum would have been payable to a widow or widower under § 237.502 except for the fact that a survivor was entitled to receive an insurance annuity for the month in which the employee died (see § 237.502(a) (2)); and

(3) An application (see Subpart H of this part) for such payment has been filed no later than the second anniversary of the death of such employee (see § 237.902(b)).

(b) *Persons entitled to receive payment.* The payment provided for in this section shall be made to the widow, widower, child, or parent of the deceased employee, in that order, provided that such person is entitled to an insurance annuity on the first anniversary of the employee's death. If there is more than one such person, they shall share equally in the payment.

(d) *Effect on later entitlement.* The payment provided for in this section is not in lieu of, and does not affect, later entitlement of survivors to insurance annuities.

§ 237.601 Statutory provisions.

Maximum and minimum annuity totals. Whenever according to the provisions of this section as to annuities, payable for a month with respect to the death of an employee, the total of annuities is more than \$36.30 and exceeds either (a) \$193.60, or (b) an amount equal to two and two-thirds times such employee's basic amount, whichever of

such amounts is the lesser, such total of annuities shall, after any deductions under subsection (1), be reduced to such lesser amount or to \$36.30, whichever is greater. Whenever such total of annuities is less than \$16.95, such total shall, prior to any deductions under subsection (1), be increased to \$16.95. (Section 5(h) of the act.)

In the case of an individual having a current connection with the railroad industry, * * * if for any entire month * * * the total of survivor annuities under this Act deriving from the same employee, is less than 110 per centum of the amount, or 110 per centum of the additional amount, which would have been payable to all persons for such month under the Social Security Act (deeming completely and partially insured individuals to be fully and currently insured, respectively, individuals entitled to insurance annuities under subsections (a) and (d) of section 5 to have attained age sixty-five, * * * and individuals entitled to insurance annuities under subsection (c) of section 5 on the basis of disability to be less than eighteen years of age, and disregarding any possible deductions under subsections (f) and (g) (2) of section 203 of the Social Security Act) if such employee's service as an employee after December 31, 1936, were included in the term "employment" as defined in that Act and quarters of coverage were determined in accordance with section 5(1) (4) of this Act, such annuity or annuities, shall be increased proportionately to a total of 110 per centum of such amount or 110 per centum of such additional amount. * * * (Section 3(e) of the act.)

§ 237.603 Reduction.

(a) *Conditions requiring reduction.* Reductions are made only when there are two or more insurance annuities based upon the insured status of a deceased employee and when the total of such annuities, as calculated under Subpart D of this part:

(1) For a month after June 1956 and before June 1959 is more than \$33 and exceeds either (i) \$176, or (ii) an amount equal to two and two-thirds times the basic amount of the employee.

(2) For a month after May 1959 is more than \$36.30 and exceeds either (i) \$193.60, or (ii) an amount equal to two and two-thirds times the basic amount of the employee.

(b) *Amount of reduction.* If the conditions described in paragraph (a) of this section exist, each of the insurance annuities must be proportionately reduced so that the total of the insurance annuities:

(1) For a month after June 1956 and before June 1959 will be whichever is the least of the amounts stated in paragraph (a) (1) (i) and (ii) of this section. If, however, such least amount is under \$33, the total is reduced only to \$33.

(2) For a month after May 1959 will be whichever is the least of the amounts stated in paragraph (a) (2) (i) and (ii) of this section. If, however, such least amount is under \$36.30, the total is reduced only to \$36.30.

§ 237.604 Increase.

(a) *Conditions requiring increase.* An increase is made when the insurance annuity or total of insurance annuities calculated under Subpart D of this part on the basis of the insured status of a deceased employee is less than \$15.40

for a month after June 1956 and before June 1959, and less than \$16.95 for a month after May 1959.

(b) *Amount of increase.* If the condition described in paragraph (a) of this section exists, the insurance annuity or total of insurance annuities is increased to \$15.40 for a month after June 1956 and before June 1959, and to \$16.95 for a month after May 1959.

§ 237.606 Relation to provisions for deductions and adjustments.

(a) Reductions under this subpart are made after making any deductions which may be required under Subpart G of this part and before making any adjustments under Part 255 of this chapter.

(b) Increases under this subpart are made before making any deductions which may be required under Subpart G of this part and before making any adjustments under Part 255 of this chapter.

§ 237.607 Overall minimum based on Social Security Act formula.

(a) When the total amount of insurance annuities payable for an entire month after May 1959, based on the insured status of a deceased individual, is less than 110 percent of the amount or 110 percent of the additional amount of insurance benefits which would be payable for that month under the Social Security Act if the individual's service as an employee after 1936 were included with "employment" as defined in the Social Security Act, the amount of such insurance annuities shall be increased proportionately to 110 percent of such amount or 110 percent of such additional amount.

(b) For the purpose of this section:

(1) Completely and partially insured individuals shall be deemed to be fully and currently insured, respectively, under the Social Security Act;

(2) An individual who has attained the age of 60 but not the age of 65 and is entitled to a widow's, widower's, or parent's insurance annuity shall be deemed to have attained the age of 65;

(3) An individual entitled to a child's insurance annuity when 18 years of age or over shall be deemed to be less than 18 years of age; and

(4) The amount of any deduction which would be applied under subsections (f) and (g) (2) of section 203 of the Social Security Act for failure to report an event which would cause a deduction under that act shall be disregarded.

§ 255.6 Recovery by set-off.

There may be applied toward satisfaction of any erroneous payments made to an individual any payments under any act administered by the Board to which the individual is entitled. If the individual dies before recovery is completed, such recovery shall be made against any payments due under any act administered by the Board to the individual's surviving spouse, next of kin, designated beneficiary, legal representative, or estate, with respect to the employment of such individual. In any case in which the application of payments due does not effect complete recovery, the balance may be recovered by

one or more of the other methods described in this part.

§ 255.7 Recovery by deduction in computation of death benefit under 1937 act.

In computing the benefit under section 5(f) (2) of the 1937 act with respect to the death of an individual, the Board shall include in the benefits to be deducted from the applicable percentages of the aggregate compensation mentioned in that section all erroneous payments, not otherwise recovered, that were paid to the individual or to his spouse or to his survivors with respect to the individual's employment.

§ 255.8 Recovery by adjustment in connection with subsequent payments.

Adjustment with respect to erroneous payments received by any individual may be made by subtracting the total amount of the erroneous payments from the actuarial value, as determined by the Board, of any annuity or pension payments due and becoming due to such individual (or, if such individual be deceased, then any annuities due and becoming due to his survivors with respect to the individual's employment) and recertifying such annuity or pension on the basis of the reduced actuarial value: *Provided, however,* That in case an individual entitled to a joint and survivor annuity and his spouse are both alive, they may, upon their joint request, have the adjustment made by subtracting the total amount of the erroneous payments from the combined actuarial value of both their annuities and having both their annuities recomputed on the basis of the reduced actuarial value. The adjustment described in this section may not be made unless all of the following conditions are shown to exist:

* * * * *
(Sec. 10, 50 Stat. 314, 45 U.S.C. 228j)

Dated: March 30, 1960.

By authority of the Board.

MARY B. LINKINS,
Secretary of the Board.

[F.R. Doc. 60-3113; Filed, Apr. 5, 1960;
8:48 a.m.]

Title 29—LABOR

Chapter XII—Federal Mediation and Conciliation Service

PART 1401—AVAILABILITY OF INFORMATION

Places at Which Information May Be Obtained

Section 1401.1 is hereby revised to read as follows:

§ 1401.1 Places at which information may be obtained.

Any individual, employer or union, or representative thereof, desiring information regarding the operations of the Service within a region should communicate with the regional office of the Service in the region in which the labor dispute or other matter exists with respect

to which information is sought. General inquiries for information concerning the Service should be addressed to the Federal Mediation and Conciliation Service, Fourteenth and Constitution Avenue NW., Washington 25, D.C. The location of regional offices of the Service and their respective jurisdictions are as follows:

Region No., Address, and Jurisdiction

1. Room 1016, Parcel Post Building, 341 Ninth Avenue, New York 1, N.Y.—Maine; New Hampshire; Vermont; Connecticut; Rhode Island; Massachusetts; New York; and Northern New Jersey (counties of Bergen, Essex, Hudson, Hunterdon, Mercer, Middlesex, Monmouth, Morris, Passaic, Somerset, Sussex, Union, and Warren).

2. Room 1015, Jefferson Building, 1015 Chestnut Street, Philadelphia 7, Pa.—Pennsylvania; Delaware; Maryland; District of Columbia; West Virginia; Southern New Jersey (counties of Atlantic, Burlington, Camden, Cape May, Cumberland, Gloucester, Ocean and Salem); Northern Virginia (city of Alexandria and counties of Frederick, Arlington, Fairfax, Clarke, Loudoun, Prince William, Fauquier, Warren, Shenandoah, Rockingham, Page, Rappahannock, Culpeper, Stafford, King George, Madison, Greene, Northampton, Accomac, Albemarle, Augusta, Highland, Lancaster, Northumberland, Orange, Richmond, Spotsylvania and Westmoreland); counties of Belmont, Monroe, Washington, Noble, and Guernsey in Ohio.

3. Room 346 Peachtree at Seventh Street Building, 50 Seventh Street, NE., Atlanta 23, Ga.—Virginia (except those areas under Region 2 jurisdiction); Southwest Kentucky (counties of Fulton, Hickman, Carlisle, Ballard, McCracken, Graves, Marshall, Calloway, Livingston, Todd, Lyon, Trigg, Caldwell, Crittenden, Union, Webster, Hopkins, Christian, Muhlenberg, Logan, and Simpson); Arkansas (Crittenden county only); Tennessee, North Carolina; South Carolina; Georgia; Florida; Alabama; Mississippi; Louisiana; Puerto Rico; and the Virgin Islands.

4. Room 435, Old Federal Building, Public Square and Superior Street, Cleveland 14, Ohio—Indiana (counties of Clark and Floyd); Kentucky (except the counties under Region 3 jurisdiction); Ohio (except the counties of Belmont, Monroe, Washington, Noble and Guernsey); Michigan (lower peninsula; upper peninsula under Region 5 jurisdiction).

5. Room 1515 Consumers Building, 220 South State Street, Chicago 4, Ill.—Illinois (except the counties under Region 6 jurisdiction); Indiana (except Clark and Floyd counties under Region 4 jurisdiction); Wisconsin; Minnesota; North Dakota; South Dakota; and Michigan (upper peninsula; lower peninsula under Region 4 jurisdiction).

6. Room 404, Old Custom House Building, 815 Olive Street, St. Louis 1, Mo.—Iowa; Missouri; Southwest Illinois (counties of Calhoun, Greene, Jersey, Madison, Macoupin, Monroe, Randolph, and St. Clair); Arkansas (except Crittenden county); Nebraska; Kansas; Oklahoma; and Texas (except El Paso and Hudspeth counties under Region 7 jurisdiction).

7. Room 332, Appraisers Building, 630 Sansome Street, San Francisco 11, Calif.—Washington; Oregon; California; Idaho; Montana; Wyoming; Nevada; Utah; Colorado; Arizona; New Mexico; Southwest Texas (counties of El Paso and Hudspeth); Alaska; Hawaii; and Guam.

JOSEPH F. FINNEGAN,
Director.

MARCH 30, 1960.

[F.R. Doc. 60-3105; Filed, Apr. 5, 1960;
8:47 a.m.]

Title 46—SHIPPING

Chapter I—Coast Guard, Department of the Treasury

SUBCHAPTER S—NUMBERING OF UNDOCUMENTED VESSELS, STATISTICS ON NUMBERING, AND "BOATING ACCIDENT REPORTS" AND ACCIDENT STATISTICS

[CGFR 60-23]

PART 171—STANDARDS FOR NUMBERING

Colorado System of Numbering Approved

Acting under the authority delegated by Treasury Department Order 167-32, dated September 23, 1958 (23 F.R. 7605), the Commandant, United States Coast Guard, on March 22, 1960, approved the Colorado system for the numbering of motorboats, which was established pursuant to the Federal Boating Act of 1958.

As provided in this approval, the Colorado system shall be operative on and after April 1, 1960. On that date the authority to number motorboats principally used in the State of Colorado will pass to that State and simultaneously the Coast Guard will discontinue numbering such motorboats. Those motorboats presently numbered should continue to display the Coast Guard number until renumbered by Colorado. On and after April 1, 1960, all reports of "boating accidents" which involve motorboats numbered in Colorado will be required to be reported to the Colorado State Park and Recreation Board, 221 State Service Building, Denver 3, Colo., pursuant to the Colorado Senate Bill No. 83, approved May 18, 1959, the Colorado Senate Bill No. 43, approved February 24, 1960, and the Rules and Regulations of the Colorado State Park and Recreation Board.

Because the amendments to §§ 171.01-6 (b), and 171.10-1(b), as set forth in this document, are informative rules about official actions performed by the Commandant, it is hereby found that compliance with the Administrative Procedure Act (respecting notice of proposed rule making, public rule making procedures thereon, and effective date requirements thereof) is unnecessary.

By virtue of the authority vested in me as Commandant, United States Coast Guard, by Treasury Department Orders 120, dated July 31, 1950 (15 F.R. 6521), and 167-17, dated June 29, 1955 (20 F.R. 4976), to promulgate rules in accordance with the statutes cited with the informative rules below, the following amendments are prescribed:

Subpart 171.01—General

1. Paragraph (b) of § 171.01-6 *Temporary exemptions until July 1, 1960* is amended by deleting "Colorado" from the list of States.

(Sec. 3, 60 Stat. 238, and sec. 633, 63 Stat. 545; 5 U.S.C. 1002, 14 U.S.C. 633)

Subpart 171.10—Application for Number

2. Paragraph (b) of § 171.10-1 *To whom made* is amended by inserting in

the list of States having approved numbering systems the State of "Colorado."

(Sec. 3, 60 Stat. 238, and sec. 633, 63 Stat. 545; 5 U.S.C. 1002, 14 U.S.C. 633)

Dated: March 31, 1960.

[SEAL] A. C. RICHMOND,
Vice Admiral, U.S. Coast Guard,
Commandant.

[F.R. Doc. 60-3131; Filed, Apr. 5, 1960;
8:51 a.m.]

[CGFR 60-22]

PART 171—STANDARDS FOR NUMBERING

New York System of Numbering Approved

Acting under the authority delegated by Treasury Department Order 167-32, dated September 23, 1958 (23 F.R. 7605), the Commandant, United States Coast Guard, on March 21, 1960, approved the New York system for the numbering of motorboats, which was established pursuant to the Federal Boating Act of 1958.

As provided in this approval, the New York system shall be operative on and after April 1, 1960. On that date the authority to number motorboats principally used in the State of New York will pass to that State and simultaneously the Coast Guard will discontinue numbering such motorboats. Those motorboats presently numbered should continue to display the Coast Guard number until renumbered by New York. On and after April 1, 1960, all reports of "boating accidents" which involve motorboats numbered in New York will be required to be reported to the Conservation Department, Division of Motorboats, State Campus Site, Albany, New York, pursuant to sections 850, 851 and 852 of the Conservation Law of New York State, as amended and approved to April 24, 1959, sections 47, 71, 71-a, 71-b, and 71-c of the New York State Navigation Law as amended and approved to February 16, 1960, and the rules and regulations promulgated by the Conservation Commissioner of New York State.

Because the amendments to §§ 171.01-6 (b), and 171.10-1(b), as set forth in this document, are informative rules about official actions performed by the Commandant, it is hereby found that compliance with the Administrative Procedure Act (respecting notice of proposed rule making, public rule making procedures thereon, and effective date requirements thereof) is unnecessary.

By virtue of the authority vested in me as Commandant, United States Coast Guard, by Treasury Department Orders 120, dated July 31, 1950 (15 F.R. 6521), and 167-17, dated June 29, 1955 (20 F.R. 4976), to promulgate rules in accordance with the statutes cited with the informative rules below, the following amendments are prescribed:

Subpart 171.01—General

1. Paragraph (b) of § 171.01-6 *Temporary exemptions until July 1, 1960* is amended by deleting "New York" from the list of States.

(Sec. 3, 60 Stat. 238, and sec. 633, 63 Stat. 545; 5 U.S.C. 1002, 14 U.S.C. 633)

Subpart 171.10—Application for Number

2. Paragraph (b) of §171.10-1 To whom made is amended by inserting in the list of States having approved numbering systems the State of "New York."

(Sec. 3, 60 Stat. 238, and sec. 633, 63 Stat. 545; 5 U.S.C. 1002, 14 U.S.C. 633)

Dated March 31, 1960.

[SEAL] A. C. RICHMOND,
Vice Admiral, U.S. Coast Guard,
Commandant.

[F.R. Doc. 60-3132; Filed, Apr. 5, 1960; 8:51 a.m.]

Title 47—TELECOMMUNICATION

Chapter I—Federal Communications Commission

[Docket No. 13303; FCC 60-329]

PART 3—RADIO BROADCAST SERVICES

Table of Assignments; Television Broadcast Stations; Fargo and Minot, N. Dak.

1. The Commission has before it for consideration the proposal set out in its notice of proposed rule making and Order to Show Cause, released December 11, 1959 (FCC 59-1250), to amend § 3.606, Table of Assignments, Television Broadcast Stations, by making the following changes.

City	Channel No.	
	Present	Proposed
Fargo, N. Dak.	6, 11+, *34-, 40	6, 11+, *13, 34-, 40
Minot, N. Dak.	*6+, 10-, 13+	*6+, 10-, 13-

The proposal requires KXMC-TV, Inc., licensee of KXMC-TV, Channel 13, Minot, North Dakota, to shift from 13+ to 13- and a change in the offset carrier requirement for the Channel 13 assignment in Winnipeg, Manitoba, Canada, from 13 even to 13+.

2. By letter dated December 14, 1959, Canada stated that it had no objections to the above proposal. In its comments and response to the Order to Show Cause filed January 15, 1960, KXMC-TV, Inc., the licensee, objected to the modification of its license and requested a hearing. Since that time, KXMC-TV, Inc., withdrew the objections set forth in the January 15, 1960, comments; and it has consented to the modification of its license for KXMC-TV to specify operation on Channel 13- in lieu of Channel 13+.

3. We have examined all of the pleadings and are of the view that the public interest will be served by adoption of the amendments proposed. Channel 13 may be assigned to Fargo, North Dakota, in full conformity with the Rules of the

Commission; and there is demonstrated in the record before us a need for the educational assignment at Fargo.

4. In KXMC-TV, Inc.'s further response to the show cause order it requested that "if a construction permit is eventually granted for operation on Channel 13 at Fargo, North Dakota, said permittee be required to reimburse KXMC-TV, Inc., for its out-of-pocket expenses in changing from Channel 13+ to 13-." We do not understand this request as intended to qualify or place any condition on respondent's withdrawal of its previous objections to the change of its offset from 13+ to 13-, and we do not treat this request as affecting its consent to such change. While in some instances broadcasters have voluntarily arrived at arrangements among themselves which involve full or partial reimbursement by one for expenses incurred in changes in the mode of operation of another which may remove obstacles to a channel assignment or license authorization under consideration, the Commission does not itself participate by imposing conditions which would make such defrayal of the other broadcaster's conversion costs mandatory, in compliance with any order, rule or licensing action taken by the Commission. While no application for Channel *13 is before us, we do not in the circumstances of this case find a sound basis for departure from our customary practice in this regard.

5. In view of the foregoing, the Commission is now in a position to finalize the amendments to the Table of Assignments set out in our December 11, 1959, Notice and to modify the license of KXMC-TV, Inc., as proposed.

6. Authority for the adoption of the amendments herein is contained in sections 4(i), 301, 303, 307(b) and 316 of the Communications Act of 1934, as amended, and § 1.218 of the rules of the Commission.

7. Accordingly, it is ordered, That, effective May 4, 1960, § 3.606 of the rules of the Commission is amended, insofar as the cities named are concerned, to read as follows:

City	Channel No.
Fargo, N. Dak.	6, 11+, *13, 34-, 40
Minot, N. Dak.	*6+, 10-, 13-

8. It is further ordered, That, no later than September 1, 1960, Television Station KXMC-TV commence operation on Channel 13 with a minus offset, and further, That KXMC-TV, Inc., notify the Commission of the date of its compliance with this Order.

Adopted: March 30, 1960.

Released: April 1, 1960.

FEDERAL COMMUNICATIONS
COMMISSION,

[SEAL] MARY JANE MORRIS,
Secretary.

[F.R. Doc. 60-3139; Filed, Apr. 5, 1960; 8:52 a.m.]

Title 49—TRANSPORTATION

Chapter I—Interstate Commerce Commission

[3d Supp. 4th Sec. Order 18900]

PART 143—LONG-AND-SHORT-HAUL AND AGGREGATE-OF-INTERMEDIATES RATES

Extension of Effective Date

At a session of the Interstate Commerce Commission, Division 2, held at its office in Washington, D.C., on the 30th day of March A.D. 1960.

Upon further consideration of the matters and things involved in fourth-section order No. 18900, entered by Division 2 on April 11, 1958, as modified and amended by orders entered at later dates, and pending consideration of the matters and things developed at a hearing held pursuant to a petition filed by R. E. Boyle, Jr., Chairman, Southern Freight Association, L. H. Maguire, Chairman, Executive Committee—Western Traffic Association, and E. V. Hill, Chairman, Traffic Executive Association—Eastern Railroads, for further modification of fourth-section order No. 18900 (23 F.R. 2969), which order, petition, and transcript of the hearing thereon, are hereby referred to and made a part hereof:

It is ordered, That fourth-section order No. 18900 (23 F.R. 2069), entered by Division 2 on April 11, 1958, as modified and amended by orders entered July 15, 1958, (23 F.R. 5828), December 18, 1958 (25 F.R. 64), May 4, 1959 (24 F.R. 4104), and August 11, 1959, (24 F.R. 6979), be, and it is hereby, further modified and amended so as to provide that the order, which by its present terms is to become effective on April 1, 1960, shall become effective on June 30, 1960, instead.

It is further ordered, That notice of this order be given to the general public by depositing a copy in the Office of the Secretary of the Commission at Washington, D.C., and by filing it with the Director, Office of the Federal Register, Washington, D.C.

(Sec. 12, 24 Stat. 383, as amended; 49 U.S.C. 12. Interpret or apply secs. 3, 4, 24 Stat. 380, as amended; (49 U.S.C. 3, 4)

By the Commission, Division 2.

[SEAL] HAROLD D. MCCOY,
Secretary.

[F.R. Doc. 60-3121; Filed, Apr. 5, 1960; 8:49 a.m.]

Title 50—WILDLIFE

Chapter I—Fish and Wildlife Service, Department of the Interior

SUBCHAPTER H—WHALING

PART 151—WHALING PROVISIONS

Whale Catchers Attached to Land Stations Taking Baleen Whales

The Act of August 9, 1950 (64 Stat. 421; 16 U.S.C. 916-916.1), known as the

Whaling Convention Act of 1949, authorizes the Secretary of the Interior to adopt such regulations as may be necessary to carry out the purposes and objectives of the Convention for the Regulation of Whaling (62 Stat. 1716).

In accordance with the foregoing authority, the Secretary of the Interior, on April 12, 1956, issued whaling regulations (21 F.R. 2526) to give effect to Articles V, VII, VIII, and IX of the Convention as they apply to nationals and whaling enterprises of the United States.

A change has now been requested by the industry in the dates established by the whaling regulations for the opening and closing of the six-month season for land-based whaling for baleen whales. The change would advance both dates by two weeks. The advance in dates has been requested to take advantage of relatively better weather conditions during the early spring. Any resulting increase in the take of whales will be too small to affect significantly the conservation of the whale resources.

Since all parties who would be affected by the amendment to the regulations are before the Department by reason of either having requested the change or having concurred in the request and, since immediate action is necessary, notice and public procedure on this amendment are impracticable and it shall therefore become effective immediately upon publication in the *FEDERAL REGISTER*.

The whaling regulations published as Part 151, Title 50, Code of Federal Regulations, as the same appeared in 21 F.R. 2526, April 18, 1956 are amended as set forth below.

(60 Stat. 237; 5 U.S.C. 1001 et seq.)

Dated: March 31, 1960.

FRED A. SEATON;
Secretary of the Interior.

Section 151.20 is amended to read as follows:

§ 151.20 Whale catchers attached to land stations taking baleen whales.

It is forbidden to use a whale catcher attached to a land station for the purpose of taking or killing blue whales, fin whales, humpback whales, sei whales or minke whales, except during the period April 16 to October 15 following, both days inclusive.

[F.R. Doc. 60-3126; Filed, Apr. 5, 1960; 8:50 a.m.]

Chapter III—International Regulatory Agencies (Fishing and Whaling)

PART 301—PACIFIC HALIBUT FISHERIES

Regulations of The International Pacific Halibut Commission adopted pursuant to the Pacific Halibut Fishery Convention between The United States of America and Canada, signed March 2, 1953.

Sec.	Regulatory areas.
301.1	Length of halibut fishing seasons.
301.2	Closed seasons.
301.3	Catch limits in areas 2 and 3A.

Sec.	Size limits.
301.5	Licensing of vessels.
301.6	Retention of halibut taken under permit.
301.7	Conditions limiting validity of permits.
301.8	Statistical return by vessel.
301.9	Statistical return by dealers.
301.10	Closed nursery grounds.
301.11	Dory gear prohibited.
301.12	Nets prohibited.
301.13	Retention of tagged halibut.
301.14	Responsibility of master.
301.15	Supervision of unloading and weighing.
301.16	Previous regulations superseded.

AUTHORITY: §§ 301.1 to 301.17 issued under Art. III, 50 Stat., Part II, 1353.

§ 301.1 Regulatory areas.

(a) Convention waters which include the territorial waters and the high seas off the western coasts of Canada and the United States of America including the southern as well as the western coasts of Alaska shall be divided into the following areas, all directions given being magnetic unless otherwise stated.

(b) Area 1A (south of Heceta Head) shall include all convention waters southeast of a line running northeast and southwest through Heceta Head Light, as shown on Chart 5802, published in July 1947, by the United States Coast and Geodetic Survey, Washington, D.C., which light is approximately latitude 44°08'18" N., longitude 124°07'36" W.

(c) Area 1B (Heceta Head to Willapa Bay) shall include all convention waters between Area 1A and a line running northeast and southwest through Willapa Bay Light on Cape Shoalwater, as shown on Chart 6185, published in July 1939, by the United States Coast and Geodetic Survey, which light is approximately latitude 46°43'17" N., longitude 124°04'15" W.

(d) Area 2 (Willapa Bay to Cape Spencer) shall include all convention waters off the coasts of the United States of America and of Alaska and of Canada between Area 1B and a line running through the most westerly point of Glacier Bay, Alaska, to Cape Spencer Light as shown on Chart 8304, published in June 1940, by the United States Coast and Geodetic Survey, which light is approximately latitude 58°11'57" N., longitude 136°38'18" W.; thence south one-quarter east and, except in the year 1960 is exclusive of the nursery areas closed, except in the year 1960, to all halibut fishing in § 301.11.

(e) Area 3A (Cape Spencer to Shumagin Islands) shall include all the convention waters off the coast of Alaska that are between Area 2 and a straight line running southeast one-half east from the highest point on Kupreanof Point, which highest point is approximately latitude 55°34'08" N., longitude 159°36'00" W.; the highest point on Kupreanof Point shall be determined from Chart 8859 as published May 1954 (2d Edition) by the United States Coast and Geodetic Survey, Washington, D.C.

(f) Area 3B (West of Shumagin Islands including Bering Sea) shall include all the convention waters off the coast of Alaska which are not included

in Area 3A or in Area 2 or in the nursery area described in paragraph (b) in § 301.11.

§ 301.2 Length of halibut fishing seasons.

(a) In Area 1A, the halibut fishing season shall commence at 6:00 a.m. of the 1st day of May and terminate at 6:00 a.m. of the 16th day of October, or at the time of termination of the halibut fishing season in Area 3A, whichever is later.

(b) In Area 1B, the halibut fishing seasons shall commence and terminate at the same times as the halibut fishing seasons in Area 2 shall commence and terminate.

(c) In Area 2, there shall be two halibut fishing seasons: The first season commencing at 6:00 a.m. on the 1st day of May and terminating at 6:00 a.m. on a date to be determined and announced under paragraph (b) of § 301.4; the second season commencing at 6:00 a.m. on the 11th day of September and terminating at 6:00 a.m. on the 18th day of September.

(d) In Area 3A, the halibut fishing season shall commence at 6:00 a.m. of the 1st day of May and terminate at 6:00 a.m. on a date to be determined and announced under paragraph (b) of § 301.4.

(e) In Area 3B, the halibut fishing season shall commence at 6:00 a.m. of the 1st day of April and terminate at 6:00 a.m. of the 16th day of October, or at the time of termination of the halibut fishing season in Area 3A, whichever is later.

(f) All hours of opening and closing of areas in this section and other sections of these regulations shall be Pacific Standard Time.

§ 301.3 Closed seasons.

(a) Under paragraph 1 of Article I of the Convention, all convention waters shall be closed to halibut fishing except as provided in § 301.2.

(b) All convention waters, if not already closed under other provisions of these regulations, shall be closed to halibut fishing at 6:00 a.m. of the 1st day of December and shall remain closed until reopened as provided in § 301.2, and the retention and landing of any halibut caught during this closed period shall be prohibited.

(c) Nothing contained in the regulations in this part shall prohibit the fishing for species of fish other than halibut or prohibit the International Pacific Halibut Commission, hereafter in these regulations referred to as "the Commission", from conducting or authorizing fishing operations for investigation purposes as provided for in paragraph 3 of Article I of the Convention.

§ 301.4 Catch limits in areas 2 and 3A.

(a) The quantity of halibut to be taken during the first halibut fishing season in Area 2 and during the halibut fishing season in Area 3A in 1960 shall be limited to 26,500,000 pounds and 30,000,000 pounds respectively of salable halibut, the weights in each limit to be computed as with heads off and entrails removed.

(b) The Commission shall as early in the said year as is practicable determine and announce the date on which it deems each limit of catch defined in paragraph (a) of this section will be attained, and the limit of each such catch shall then be that which shall be taken prior to said date, and fishing for halibut in the area to which each limit applies shall at that date be prohibited until each area is reopened to halibut fishing as provided in § 301.2, and provided that if it shall at any time become evident to the Commission that the limit will not be reached by such date, it may substitute another date.

(c) Catch limits shall apply only to the first halibut fishing season in Area 2 and to the single halibut fishing season in Area 3A.

§ 301.5 Size limits.

The catch of halibut to be taken from all areas shall be limited to halibut which with head on are 26 inches or more in length as measured from the tip of the lower jaw to the extreme end of the middle of the tail or to halibut which with the head off and entrails removed are 5 pounds or more in weight, and the possession of any halibut of less than the above length, or the above weight, according to whether the head is on or off, by any vessel or by any master or operator of any vessel or by any person, firm or corporation, is prohibited.

§ 301.6 Licensing of vessels.

(a) All vessels of any tonnage which shall fish for halibut in any manner or hold halibut in possession in any area, or which shall transport halibut otherwise than as a common carrier documented by the Government of the United States or of Canada for the carriage of freight, must be licensed by the Commission, provided that vessels of less than five net tons or vessels which do not use set lines need not be licensed unless they shall require a permit as provided in § 301.7.

(b) Each vessel licensed by the Commission shall carry on board at all times while at sea the halibut license thus secured whether it is validated for halibut fishing or endorsed with a permit as provided in § 301.8, and this license shall at all times be subject to inspection by authorized officers of the Governments of Canada or the United States or by representatives of the Commission.

(c) The halibut license shall be issued without fee by the customs officers of the Governments of Canada or the United States or by representatives of the Commission or by fishery officers of the Governments of Canada or the United States at places where there are neither customs officers nor representatives of the Commission. A new license may be issued by the officer accepting statistical return at any time to vessels which have furnished proof of loss of the license form previously issued, or when there shall be no further space for record thereon, providing the receipt of statistical return shall be shown on the new form for any halibut or other species taken during or after the voyage upon which loss occurred.

(d) The halibut license of any vessel shall be validated before departure from port for each halibut fishing operation for which statistical return is required. This validation of a license shall be by customs officers or by fishery officers of the Governments of Canada or the United States when available at places where there are no customs officers and shall not be made unless the area in which the vessel will fish is entered on the license form and unless the provisions of § 301.9 have been complied with for all landings and all fishing operations since issue of the license, provided that if the master or operator of any vessel shall fail to comply with the provisions of § 301.9, the halibut license of such vessel may be validated by customs officers or by fishery officers upon evidence either that there has been a judicial determination of the offense or that the laws prescribing penalties therefor have been complied with, or that the said master or operator is no longer responsible for, nor sharing in, the operations of said vessel.

(e) The halibut license of any vessel fishing for halibut in Area 1A as defined in § 301.1 must be validated at a port or place within Area 1A prior to each such fishing operation during the second halibut fishing season in Areas 1B and 2 as defined in paragraphs (b) and (c) of § 301.2 and when Areas 1B and 2 are closed to halibut fishing.

(f) The halibut license of any vessel fishing for halibut in Area 3B when Area 3A is closed to halibut fishing must be validated at a port or place within Area 3B prior to such fishing, except that a vessel already fishing in area 3B with a halibut license that was validated for halibut fishing in Area 3B or in Areas 3A and 3B prior to the date of closure of Area 3A, may continue to fish in Area 3B until first entry at a port or place with a validating officer or until any halibut is unloaded.

(g) The halibut license of any vessel departing from Area 3B with any halibut on board when Area 3A is closed to halibut fishing, must be validated at a port or place in Area 3B subsequent to fishing and prior to such departure.

(h) A halibut license shall not be validated for departure for halibut fishing in Areas 1A or 1B or 2 more than 48 hours prior to the commencement of any halibut fishing season in said areas; nor for departure for halibut fishing in Areas 3A or 3B from any port or place inside said areas more than 48 hours prior to the commencement of the halibut fishing season in said areas; nor for departure for halibut fishing in Areas 3A or 3B from any port or place outside said areas more than 5 days prior to the commencement of the halibut fishing season in said areas.

(i) A halibut license shall not be valid for halibut fishing in more than one of Areas 1A, 1B, 2 or 3A, as defined in § 301.1, during any one trip nor shall it be revalidated for halibut fishing in another of said areas while the vessel has any halibut on board.

(j) A halibut license shall not be valid for halibut fishing in any area closed to halibut fishing nor for the possession

of halibut in any area closed to halibut fishing except while in actual transit to or within a port of sale and as provided in paragraph (m) of this section.

(k) Any vessel which is not required to be licensed for halibut fishing under paragraph (a) of this section of these regulations shall not possess any halibut of any origin in any area closed to halibut fishing except while in actual transit to or within a port of sale.

(l) A halibut license shall not be valid for halibut fishing in any area while a permit endorsed thereon is in effect, nor shall it be validated while halibut taken under such permit is on board.

(m) A halibut license when validated for halibut fishing in Area 3A shall not be valid for the possession of any halibut in Area 2 if said vessel is in possession of baited gear more than 25 miles from Cape Spencer Light, Alaska; and a halibut license when validated for halibut fishing in Area 3B shall not be valid for the possession of any halibut in Area 3A, when Area 3A is closed to halibut fishing, if said vessel is in possession of baited gear more than 20 miles by navigable water route from the boundary between Areas 3A and 3B.

(n) No person on any vessel which is required to have a halibut license under paragraph (a) of this section shall fish for halibut or have halibut in his possession, unless said vessel has a valid license issued and in force in conformity with the provisions of this section.

§ 301.7 Retention of halibut taken under permit.

(a) There may be retained for sale on any vessel which shall have a permit as provided in § 301.8 such halibut as is caught incidentally to fishing by that vessel in any area after it has been closed to halibut fishing under § 301.2 or § 301.4 with set lines (of the type commonly used in the Pacific Coast halibut fishery) for other species, not to exceed at any time one pound of halibut for each seven pounds of salable fish, actually utilized, of other species not including salmon or tuna; and such halibut may be sold as the catch of said vessel, the weight of all fish to be computed as with heads off and entrails removed, provided that it shall not be a violation of this regulation for any such vessel to have in possession halibut in addition to the amount herein allowed to be sold if such additional halibut shall not exceed thirty percent of such amount and shall be forfeited and surrendered at the time of landing as provided in paragraph (e) of this section.

(b) There may be retained for sale on any vessel which shall have a permit as provided in § 301.8 such halibut as is caught incidentally to fishing for species of crab by that vessel in that part of Area 3B known as Bering Sea after 6:00 a.m. of the 1st day of April of the year 1960 with bottom trawl nets (of the type commonly used in the Bering Sea king crab fishery) whose cod ends or fish bags shall consist of webbing whose dry-stretched mesh shall measure not less than 12 inches between knots or hog rings, not to exceed at any time one

pound of halibut for each five pounds drained weight of salable picked crab meat or the equivalent drained weight of crab meat in the shell or in vacuum-packed heat processed containers. The equivalent weight of meat in the shell shall be computed on the basis of 15 pounds of meat in the shell being equal to 6 pounds of drained picked crab meat and the equivalent weight of processed meat shall be computed on the basis of 6½ ounces of drained weight of processed crab being equal to 8 ounces of picked crab meat.

(c) Halibut retained under such permit shall not be filleted, flitched, steaked or butchered beyond the removal of the head and entrails while on the catching vessel.

(d) Halibut retained under such permit shall not be landed or otherwise removed or be received by any person, firm or corporation from the catching vessel until all halibut on board shall have been reported to a customs, fishery or other authorized enforcement officer of the Governments of Canada or the United States by the captain or operator of said vessel and also by the person, firm or corporation receiving the halibut, and no halibut or other fish or crabs shall be landed or removed or be received from the catching vessel, except with the permission of said officer and under such supervision as the said officer may deem advisable.

(e) Halibut retained under such permit shall not be purchased or held in possession by any person other than the master, operator or crew of the catching vessel in excess of the proportion allowed in paragraph (a) of this section until such excess, whatever its origin, shall have been forfeited and surrendered to the customs, fishery or other authorized officers of the Governments of Canada or the United States. In forfeiting such excess, the vessel shall be permitted to surrender any part of its catch of halibut, provided that the amount retained shall not exceed the proportion herein allowed.

(f) Permits for the retention and landing of halibut caught in Areas 1A, 1B, 2, 3A or 3B, exclusive of that part known as Bering Sea, in the year 1960 shall become invalid at 6:00 a.m. of the 16th day of November of said year or at such earlier date as the Commission shall determine.

(g) Permits shall become invalid for the retention of halibut caught in that part of Area 3B known as Bering Sea after 6:00 a.m. of the 15th day of November in the year 1960 and shall become invalid for the landing of halibut caught under permit in that part of Area 3B known as Bering Sea after 6:00 a.m. of the 15th day of December of the year 1960 or at such earlier dates as the Commission shall determine.

§ 301.8 Conditions limiting validity of permits.

(a) Any vessel which shall be used in fishing for other species than halibut in any area after it has been closed to halibut fishing under § 301.2 or § 301.4 must have a halibut license and a permit if it shall retain, land or sell any halibut

caught incidentally to such fishing or possess any halibut of any origin during such fishing, as provided in § 301.7.

(b) The permit shall be shown by endorsement of the issuing officer on the face of the halibut license form held by said vessel and shall show the area or areas for which the permit is issued.

(c) The permit shall terminate at the time of the first landing thereafter of fish or crabs of any species and a new permit shall be secured before any subsequent fishing operation for which a permit is required.

(d) A permit shall not be issued to any vessel which shall have halibut on board taken while said vessel was licensed to fish in an open area unless such halibut shall be considered as taken under the issued permit and shall thereby be subject to forfeiture when landed if in excess of the proportion permitted in paragraph (a) or (b) of § 301.7.

(e) A permit shall not be issued to, or be valid if held by, any vessel which shall fish with other than set lines of the type commonly used in the Pacific Coast halibut fishery except in that part of Area 3B known as Bering Sea as provided in paragraph (b) of § 301.7.

(f) The permit of any vessel shall not be valid unless the permit is granted before departure from port for each fishing operation for which statistical returns are required. This granting of a permit shall be by customs officers or by fishery officers of the Governments of Canada or the United States when available at places where there are no customs officers and shall not be made unless the area or areas in which the vessel will fish is entered on the halibut license form and unless the provisions of § 301.9 have been complied with for all landings and all fishing operations since issue of the license or permit, provided that if the master or operator of any vessel shall fail to comply with the provisions of § 301.9, the permit of such vessel may be granted by customs or fishery officers upon evidence either that there has been a judicial determination of the offense or that the laws prescribing penalties therefor have been complied with, or that the said master or operator is no longer responsible for, nor sharing in, the operations of said vessel.

(g) A permit shall not be valid for the landing of halibut caught incidentally to fishing for crabs in that part of Area 3B known as Bering Sea unless the vessel shall show documentary evidence of date of departure from some port or place within said area, or from Akutan, Alaska, subsequent to such fishing. Such documentary evidence may consist of a certified written statement of a properly identified and responsible resident within that part of Area 3B known as Bering Sea or at Akutan.

(h) The permit of any vessel shall not be valid if said vessel shall have in its possession at any time halibut in excess of the amount allowed under paragraph (a) or (b) of § 301.7.

(i) No person shall retain, land or sell any halibut caught incidentally to fishing for other species in any area closed to halibut fishing under § 301.2 or § 301.4, or shall have halibut of any origin in his

possession during such fishing, unless such person is a member of the crew of and is upon a vessel with a halibut license and with a valid permit issued and in force in conformity with the provisions of §§ 301.7 and 301.8.

§ 301.9 Statistical return by vessels.

(a) Statistical return as to the amount of halibut taken during fishing operations must be made by the master or operator of any vessel licensed under these regulations and as to the amount of halibut and other species by the master or operator of any vessel operating under permit as provided for in §§ 301.7 and 301.8, within 96 hours of landing, sale or transfer of halibut or of first entry thereafter into a port where there is an officer authorized to receive such return.

(b) The statistical return must state the port of landing and the amount of each species taken within the area or areas defined in these regulations, for which the vessel's license is validated for halibut fishing or within the area or areas for which the vessel's license is endorsed as a permit.

(c) The statistical return must include all halibut landed or transferred to other vessels and all halibut held in possession onboard and must be full, true and correct in all respects herein required.

(d) The master or operator or any person engaged on shares in the operation of any vessel licensed or holding a permit under these regulations may be required by the Commission or by any officer of the Governments of Canada or the United States authorized to receive such return to certify to its correctness to the best of his information and belief and to support the certificate by a sworn statement. Validation of a halibut license or issuance of a permit after such sworn return is made shall be provisional and shall not render the license or permit valid in case the return shall later be shown to be false or fraudulently made.

(e) The master or operator of any vessel holding a license or permit under these regulations shall keep an accurate log of all fishing operations including therein date, locality, amount of gear used, and amount of halibut taken daily in each such locality. This log record shall be retained for a period of two years and shall be open to inspection by representatives of the Commission authorized for this purpose.

(f) The master, operator or any other person engaged on shares in the operation of any vessel licensed under these regulations may be required by the Commission or by any officer of the Governments of Canada or the United States to certify to the correctness of such log record to the best of his information and belief and to support the certificate by a sworn statement.

§ 301.10 Statistical return by dealers.

(a) All persons, firms or corporations that shall buy halibut or receive halibut for any purpose from fishing or transporting vessels or other carrier shall keep and on request furnish to customs officers or to any enforcing officer of the

Governments of Canada or the United States or to representatives of the Commission, records of each purchase or receipt of halibut, showing date, locality, name of vessel, person, firm or corporation purchased or received from and the amount in pounds according to trade categories of the halibut and other species landed with the halibut.

(b) All persons, firms or corporations receiving fish from a vessel fishing under permit as provided in § 301.7 shall within 48 hours make to an authorized enforcement officer of the Governments of Canada or the United States a signed statistical return showing the date, locality, name of vessel received from and the amount of halibut and of other species landed with the halibut and certifying that permission to receive such fish was secured in accordance with paragraph (d) of § 301.7. Such persons, firms or corporations may be required by any officer of the Governments of Canada or the United States to support the accuracy of the above signed statistical return with a sworn statement.

(c) All records of all persons, firms or corporations concerning the landing, purchase, receipt and sale of halibut and other species landed therewith shall be retained for a period of two years and shall be open at all times to inspection by any enforcement officer of the Governments of Canada or the United States or by any authorized representative of the Commission. Such persons, firms or corporations may be required to certify to the correctness of such records and to support the certificate by a sworn statement.

(d) The possession by any person, firm or corporation of halibut which such person, firm or corporation knows to have been taken by a vessel without a valid halibut license or a vessel without a permit when such license or permit is required, is prohibited.

(e) No person, firm or corporation shall unload any halibut from any vessel that has fished for halibut in Area 3B after the closure of Area 3A unless the license of said vessel has been validated at a port or place in Area 3B as required in paragraphs (f) and (g) of § 301.6 or unless permission to unload such halibut has been secured from an enforcement officer of the Governments of Canada or the United States.

§ 301.11 Closed nursery grounds.

(a) The following areas have been found to be populated by small, immature halibut and are designated as nursery grounds and except in the year 1960 are closed to halibut fishing, and, except in the year 1960, no person shall fish for halibut in either of such areas, or shall have halibut in his possession while fishing for other species therein, or shall have halibut of any origin in his possession therein except in the course of a continuous transit across such area, or during continuous transit through such area for landing at the Port of Masset, B.C.I.

(b) First, that area in the waters off the coast of Alaska within the follow-

ing boundary as stated in terms of the magnetic compass unless otherwise indicated: From the north extremity of Cape Ulitka, Noyes Island, approximately latitude 55°33'48" N., longitude 133°43'35" W., to the south extremity of Wood Island, approximately latitude 55°39'44" N., longitude 133°42'29" W.; thence to the east extremity of Timbered Islet, approximately latitude 55°41'47" N., longitude 133°47'42" W.; thence to the true west extremity of Timbered Islet, approximately latitude 55°41'46" N., longitude 133°48'01" W.; thence southwest three-quarters south sixteen and five-eighths miles to a point approximately latitude 55°34'46" N., longitude 134°14'40" W.; thence southeast by south twelve and one-half miles to a point approximately latitude 55°22'23" N., longitude 134°12'48" W.; thence northeast thirteen and seven-eighths miles to the southern extremity of Cape Addington, Noyes Island, latitude 55°26'11" N., longitude 133°49'12" W.; and to the point of origin on Cape Ulitka. The boundary lines herein indicated shall be determined from Chart 8157, as published by the United States Coast and Geodetic Survey at Washington, D.C., in June 1929, and Chart 8152, as published by the United States Coast and Geodetic Survey at Washington, D.C., in March 1933, and reissued March 1939, except for the point of Cape Addington which shall be determined from Chart 8158, as published by the United States Coast and Geodetic Survey in December 1923, provided that the duly authorized officers of the United States of America may at any time place a plainly visible mark or marks at any point or points as nearly as practicable on the boundary line defined herein, and such mark or marks shall thereafter be considered as correctly defining said boundary.

(c) Second, that area lying in the waters off the northern coast of Graham Island, British Columbia, within the following boundary, as stated in terms of the magnetic compass unless otherwise indicated: From the outer Entry Point Light, latitude 54°02'40" N., longitude 132°11'30" W.; thence northwest ten miles to a point approximately latitude 54°12'20" N., longitude 132°16'30" W.; thence true east approximately fourteen and one-half miles to a point which shall lie northwest of the highest point of Tow Hill, Graham Island, latitude 54°04'34" N., longitude 131°48'00" W.; thence southeast to the said highest point of Tow Hill. The points on the above mentioned island shall be determined from Chart 3754, published at the Admiralty, London, April 11, 1911, provided that the duly authorized officers of Canada may at any time place a plainly visible mark or marks at any point or points as nearly as practicable on the boundary line defined herein, and such marks shall thereafter be considered as correctly defining said boundary.

§ 301.12 Dory gear prohibited.

The use of any hand gurdy or other appliance in hauling halibut gear by

hand power in any dory or small boat operated from a vessel licensed under the provisions of the regulations in this part is prohibited in all convention waters.

§ 301.13 Nets prohibited.

(a) It is prohibited to retain halibut taken in Areas 1A, 1B, 2, 3A and in Area 3B, exclusive of that part known as Bering Sea, with a net of any kind or to have in possession any halibut in said areas while using any net or nets other than bait nets for the capture of other species of fish, nor shall any license or permit validated for said areas under these regulations be valid during the use or possession on board of any net or nets other than bait nets, provided that the character and the use of said bait nets conform to the laws and regulations of the country where they may be utilized and that said bait nets are utilized for no other purpose than the capture of bait for said vessel.

(b) It is prohibited to retain halibut taken in that part of Area 3B known as Bering Sea with any net which does not have a cod end or fish bag of webbing whose dry-stretched mesh measures 12 inches or more between knots or hog rings, nor shall any license or permit held by any vessel fishing for crabs in that part of Area 3B known as Bering Sea be valid for the possession of halibut during the use or possession on board of any net which does not have a cod end or fish bag of webbing whose dry-stretched mesh measures 12 inches or more between knots or hog rings.

§ 301.14 Retention of tagged halibut.

Nothing contained in the regulations in this part shall prohibit any vessel at any time from retaining and landing any halibut which bears a Commission tag at the time of capture, provided that such halibut with the tag still attached is reported at the time of landing to representatives of the Commission or to enforcement officers of the Governments of Canada or the United States and is made available to them for examination.

§ 301.15 Responsibility of master.

Wherever in these regulations any duty is laid upon any vessel, it shall be the personal responsibility of the master or operator of said vessel to see that said duty is performed and he shall personally be responsible for the performance of said duty. This provision shall not be construed to relieve any member of the crew of any responsibility with which he would otherwise be chargeable.

§ 301.16 Supervision of unloading and weighing.

The unloading and weighing of the halibut of any vessel licensed under the regulations in this part and the unloading and weighing of halibut and other species of any vessel holding a permit under the regulations in this part shall be under such supervision as the customs

or other authorized officer may deem advisable in order to assure the fulfillment of the provisions of the regulations in this part.

§ 301.17 Previous regulations superseded.

The regulations in this part shall supersede all previous regulations adopted pursuant to the Convention between Canada and the United States of Amer-

ica for the preservation of the halibut fishery of the Northern Pacific Ocean and Bering Sea, signed March 2, 1953, except as to offenses occurring prior to the approval of the regulations in this part. The regulations in this part shall be effective as to each succeeding year, with the dates herein specified changed accordingly, until superseded by subsequently approved regulations. Any determination made by the Commission

pursuant to the regulations in this part shall become effective immediately.

ANDREW W. ANDERSON,
Chairman.

H. A. DUNLOP,
Secretary.

Approved: March 24, 1960.

DWIGHT D. EISENHOWER.

[F.R. Doc. 60-3137; Filed, Apr. 5, 1960;
8:51 a.m.]

Proposed Rule Making

DEPARTMENT OF AGRICULTURE

Agricultural Marketing Service

[7 CFR Part 1025]

[Docket No. AO-319]

MILK IN INDIANAPOLIS, IND., MARKETING AREA

Notice of Hearing on Proposed Marketing Agreement and Order

Pursuant to the provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601 et seq.), and the applicable rules of practice and procedure governing the formulation of marketing agreements and marketing orders (7 CFR Part 900), notice is hereby given of a public hearing to be held at the Washington Hotel, 34 East Washington Street, Indianapolis beginning at 10:00 a.m., local time, on April 26, 1960, with respect to a proposed marketing agreement and order, regulating the handling of milk in the Indianapolis, Indiana, marketing area.

The public hearing is for the purpose of receiving evidence with respect to economic and marketing conditions which relate to the proposed marketing agreement and order, hereinafter set forth, and any appropriate modifications thereof; and for the purpose of determining (1) whether the handling of milk in the area proposed for regulation is in the current of interstate or foreign commerce or directly burdens, obstructs, or affects interstate or foreign commerce, (2) whether there is need for a marketing agreement or order regulating the handling of milk in the area, and (3) whether provisions specified in the proposals or some other provisions appropriate to the terms of the Agricultural Marketing Agreement Act of 1937, as amended, will tend to effectuate the declared policy of the Act.

The proposals, set forth below, have not received the approval of the Secretary of Agriculture.

Proposed by the Indianapolis Dairy-men's Cooperative, Inc., Independent Milk Producers Association and Indianapolis Dairy Council:

Proposal No. 1.

DEFINITIONS

§ 1025.1 Act.

"Act" means Public Act No. 10, 73d Congress, as amended, and as re-enacted and amended by the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601 et seq.).

§ 1025.2 Secretary.

"Secretary" means the Secretary of Agriculture or any officer or employee of the United States authorized to exercise the powers or to perform the duties of the Secretary of Agriculture.

§ 1025.3 Department.

"Department" means the United States Department of Agriculture or such other Federal agency authorized to perform the price reporting functions specified herein.

§ 1025.4 Person.

"Person" means any individual, partnership, corporation, association, or any other business unit.

§ 1025.5 Cooperative association.

"Cooperative association" means any cooperative association of producers which the Secretary determines, after application by the association;

(a) To be qualified under the provisions of the Act of Congress of February 18, 1922, as amended, known as the "Capper-Volstead Act";

(b) To have full authority in the sale of milk of its members; and

(c) To be engaged in making sales or marketing milk or its products for its members.

§ 1025.6 Indianapolis marketing area.

"Indianapolis marketing area" hereinafter called the "marketing area" means all territory within the counties of Boone, Hamilton, Hancock, Hendricks, Johnson, Marion, Morgan and Shelby in the State of Indiana.

§ 1025.7 Producer.

"Producer" means any person, other than a producer-handler, who (a) produces milk in compliance with fluid milk product requirements of a duly constituted health authority, and (b) whose milk is received at a pool plant, or diverted by a handler pursuant to § 1025.15(b).

§ 1025.8 Producer-handler.

"Producer-handler" means any person who processes and packages milk from his own farm production, who distributes any portion of such milk on a route in the marketing area and who receives no fluid milk products from other dairy farmers or nonpool plants: *Provided*, That such person provides proof satisfactory to the market administrator that (a) the care and management of all the dairy animals and other resources necessary to produce the entire volume of fluid milk handled (excluding transfers from pool plants) is the personal enterprise of and at the personal risk of such person, and (b) the operation of the processing and distributing business is the personal enterprise of and at the personal risk of such person.

§ 1025.9 Handler.

"Handler" means (a) any person in his capacity as the operator of one or more approved plants, and (b) any cooperative association with respect to milk diverted by it pursuant to § 1025.15(b).

§ 1025.10 Approved plant.

"Approved plant" means all the buildings, premises, and facilities of a plant (a) in which milk or skim milk is processed or packaged and from which any fluid milk product is disposed of during the month on routes (including routes operated by vendors and sales through plant stores) to wholesale or retail outlets (except pool plants) located in the marketing area, or (b) from which milk or skim milk eligible for distribution in the marketing area under a Grade A label is shipped during the month to a distributing plant.

§ 1025.11 Distributing plant.

"Distributing plant" means an approved plant from which the volume of Class I milk disposed of on a route(s) is equal to not less than 50 percent of the milk described in § 1025.7(a) received at such plant from dairy farmers and from other plants during the month and more than 15 percent of such receipts are disposed of as Class I milk on routes in the marketing area.

§ 1025.12 Supply plant.

"Supply plant" means an approved plant from which fluid milk products equal to not less than 50 percent of its receipts of producer milk during the month are shipped during such month to distributing plants: *Provided*, That any plant which qualifies as a supply plant for each of the months during the period August through January shall be designated as a supply plant for the following months of February through July, unless written notification to the contrary is submitted to the market administrator by the operator of such plant on or before the end of such period.

§ 1025.13 Pool plant.

"Pool plant" means a distributing plant, or a supply plant, except a plant of a producer-handler.

§ 1025.14 Nonpool plant.

"Nonpool plant" means any milk receiving, manufacturing, or processing plant other than a pool plant.

§ 1025.15 Producer milk.

"Producer milk" means only that skim milk and butterfat contained in milk from producers which is:

(a) Received directly from producers at a pool plant, or

(b) Diverted by a handler from a pool plant to a nonpool plant for the account of such handler: *Provided*, That this definition shall not include the milk of any person during any month in which such milk is diverted for the account of (1) the operator of a pool plant for more than one-half of the days of delivery during the month; or (2) a cooperative association for more than one-half the days of delivery during the months of August through March: *And provided*

further, That producer milk diverted shall be deemed to have been received at a pool plant at the same location as the pool plant at which the milk was last received immediately prior to diversion.

§ 1025.16 Other source milk.

"Other source milk" means all skim milk and butterfat contained in or represented by:

(a) Receipts during the month in the form of fluid milk products, except: (1) Fluid milk products received from pool plants, (2) producer milk, and (3) inventories of fluid milk products on hand at the beginning of the month; and

(b) Products other than fluid milk products from any source, which are repackaged, reprocessed or converted to another product in the plant during the month, or skim milk and butterfat in such products for which other utilization or disposition is not established on the basis of the records required pursuant to § 1025.42.

§ 1025.17 Fluid milk product.

"Fluid milk product" means the fluid form of milk, skim milk, buttermilk, concentrated milk, milk drinks (plain or flavored, including prepared milkshake mixes and eggnog), cream (including sterilized cream), or any mixture in fluid form of milk, skim milk or cream (except aerated cream products, ice cream mix, evaporated or condensed milk and sterilized products packaged in hermetically sealed containers).

§ 1025.18 Route.

"Route" means any delivery to retail or wholesale outlets (including delivery by a vendor or a sale from a plant or plant store) of any fluid milk product, other than a delivery to a pool plant or non-pool plant.

§ 1025.19 Butter price.

"Butter price" means the simple average, as computed by the market administrator, of the daily wholesale selling prices (using the midpoint of any price range as one price) per pound of 92-score bulk creamery butter at Chicago, as reported by the Department for the period from the 26th day of the immediately preceding month through the 25th day of the current month.

§ 1025.20 Powder price.

"Powder price" means the carlot price per pound of nonfat dry milk, spray process, for human consumption, f.o.b. manufacturing plants in the Chicago area, as published by the Department for the period from the 26th day of the immediately preceding month through the 25th day of the current month.

MARKET ADMINISTRATOR

§ 1025.30 Designation.

The agency for the administration of this part shall be a "market administrator" selected by the Secretary. He shall be entitled to such compensation as may be determined by the Secretary and shall be subject to removal at his discretion.

§ 1025.31 Powers.

The market administrator shall have the following powers with respect to this part:

(a) To administer its terms and provisions;

(b) To make rules and regulations to effectuate its terms and provisions;

(c) To receive, investigate, and report to the Secretary complaints of violations; and

(d) To recommend amendments to the Secretary.

§ 1025.32 Duties.

The market administrator shall perform all duties necessary to administer the terms and provisions of this part, including, but not limited to the following:

(a) Within 30 days following the date on which he enters upon his duties, or such lesser period as may be prescribed by the Secretary, execute and deliver to the Secretary a bond, effective as of the date on which he enters upon his duties and conditioned upon the faithful performance of such duties, in an amount and with surety thereon satisfactory to the Secretary;

(b) Employ and fix the compensation of such persons as may be necessary to enable him to administer its terms and provisions;

(c) Obtain a bond in a reasonable amount and with reasonable surety thereon covering each employee who handles funds entrusted to the market administrator;

(d) Pay out of the funds received pursuant to § 1025.96:

(1) The cost of his bond and the bonds of his employees;

(2) His own compensation; and

(3) All other expenses (except those incurred under § 1025.95) necessarily incurred by him in the maintenance and functioning of his office and in the performance of his duties;

(e) Keep such books and records as will clearly reflect the transactions provided for in this order, and, upon request by the Secretary, surrender the same to such other person as the Secretary may designate;

(f) Publicly disclose to handlers and producers, at his discretion, unless otherwise directed by the Secretary, by posting in a conspicuous place in his office and by such other means as he deems appropriate, the name of any person who, after the date upon which he is required to perform such acts, has not made reports or made available records and facilities pursuant to § 1025.40 through § 1025.43, or payments pursuant to § 1025.90 through § 1025.97;

(g) Submit his books and records to examination by the Secretary and furnish such information and reports as may be requested by the Secretary;

(h) On or before the 10th day after the end of the month, report to each cooperative association which so requests the amount and class utilization of producer milk delivered by members of such association to each handler receiving such milk. For the purpose of this re-

port, the milk so received shall be prorated to each class in accordance with the total utilization of producer milk by such handler;

(i) Verify all reports and payments of each handler, by audit of such handler's records and the records of any other handler or person upon whose utilization the classification of skim milk and butterfat for such handler depends; and by such other means as are necessary;

(j) Prepare and make available for the benefit of producers, consumers, and handlers, general statistics and information which do not reveal confidential information; and

(k) On or before the date specified, publicly announce by posting in a conspicuous place in his office and by such other means as he deems appropriate and mail to each handler at his last known address, a notice of each of the following:

(1) The 6th day of each month, the Class I price and the butterfat differential for the month; computed pursuant to §§ 1025.61 and 1025.62, respectively;

(2) The 6th day of each month, the Class II price, and the butterfat differential for the preceding month, computed pursuant to §§ 1025.61 and 1025.62, respectively;

(3) The 10th day of each month, the uniform price for producer milk computed pursuant to § 1025.81, and the butterfat differential computed pursuant to § 1025.82, all for the preceding month.

REPORTS, RECORDS, AND FACILITIES

§ 1025.40 Reports of sources and utilization.

On or before the 7th day after the end of each month, each handler, except a producer-handler, shall report for each of his pool plants for such month to the market administrator in the detail and on forms prescribed by the market administrator as follows:

(a) The quantities of skim milk and butterfat contained in:

(1) Producer milk;

(2) Fluid milk products received from other pool plants;

(3) Products specified in Class II milk from pool plants which are reprocessed or converted to another product in the plant during the month;

(4) Other source milk; and

(5) Inventories of fluid milk products on hand at the beginning of the month; and

(b) The utilization of all skim milk and butterfat required to be reported pursuant to paragraph (a) of this section, including separate statements as to the disposition of Class I milk on routes entirely outside the marketing area, and inventories of fluid milk products on hand at the end of the month;

(c) Such other information with respect to such receipts and utilization as the market administrator may prescribe; and

(d) His producer payroll which shall show for each producer and association of producers:

(1) The total pounds of producer milk received and the average butterfat test thereof;

(2) The amount of any advance payments; and

(3) The nature, amount or rate per hundredweight of milk of each deduction or charge made by the handler.

§ 1025.41 Other reports.

Each producer-handler shall make reports to the market administrator with respect to receipts and utilization at each of his nonpool plants at such time and in such manner as the market administrator may request.

§ 1025.42 Records and facilities.

Each handler shall maintain and make available to the market administrator during the usual hours of business such accounts and records of his operations and such facilities as are necessary for the market administrator to verify or establish the correct data for each month, including, but not limited to:

(a) The receipt and utilization of all skim milk and butterfat handled in any form;

(b) The weights and tests for butterfat and other content of all products handled;

(c) The pounds of skim milk and butterfat contained in or represented by all items of products on hand at the beginning and end of each month; and

(d) Payments to producers, including any deductions, and the disbursement of money so deducted.

§ 1025.43 Retention of records.

All books and records required under this part to be made available to the market administrator shall be retained by the handler for a period of three years to begin at the end of the month to which such books and records pertain: *Provided*, That if, within such three-year period, the market administrator notifies the handler in writing that the retention of such books and records, or of specified books and records, is necessary in connection with a proceeding under section 8c(15)(A) of the Act or a court action specified in such notice, the handler shall retain such books and records, or specified books and records, until further notification from the market administrator. In either case, the market administrator shall give further written notification to the handler promptly upon the termination of the litigation or when the records are no longer necessary in connection therewith.

CLASSIFICATION OF MILK

§ 1025.50 Skim milk and butterfat to be classified.

The skim milk and butterfat to be reported for pool plants pursuant to § 1025.40 shall be classified by the market administrator, pursuant to the provisions of § 1025.51 through § 1025.56.

§ 1025.51 Classes of utilization.

Subject to the conditions set forth in § 1025.52 through § 1025.56, the classes of utilization shall be as follows:

(a) *Class I milk*. Class I milk shall be all skim milk (including reconstituted and concentrated nonfat milk solids) and butterfat;

(1) Disposed of from the plant in the form of fluid milk products, except those classified pursuant to paragraph (b) (3) and (4) of this section; and

(2) Not specifically accounted for as Class II milk.

(b) *Class II milk*. Class II milk shall be all skim milk and butterfat:

(1) Used to produce any product other than a fluid milk product;

(2) Contained in inventories of fluid milk products on hand at the end of the month;

(3) Disposed of as skim milk for livestock feed;

(4) Milk or skim milk if dumped with the prior approval of the market administrator;

(5) In actual plant shrinkage allocated to producer milk pursuant to § 1025.56, but not in excess of two percent of such receipts of skim milk and butterfat, respectively; and

(6) Actual plant shrinkage allocated to other source milk pursuant to § 1025.56.

§ 1025.52 Responsibility of handlers.

All skim milk and butterfat to be classified pursuant to this part shall be classified as Class I milk, unless the handler who received such skim milk and butterfat establishes to the satisfaction of the market administrator that it should be classified as Class II milk.

§ 1025.53 Transfers.

Skim milk or butterfat disposed of by a handler from a pool plant shall be classified as follows:

(a) As Class I milk if transferred or diverted in the form of a fluid milk product to another pool plant, unless:

(1) Utilization in another class is claimed by the operators of both plants in their reports submitted pursuant to § 1025.40; and

(2) The transferee plant has utilization in Class II milk of an equivalent of skim milk and butterfat, respectively, after making the assignments pursuant to § 1025.55(a) (1) through (3) and the corresponding steps of § 1025.55(b) and any remaining quantities shall be classified as Class I milk: *Provided*, That if the transferring plant has other source milk during the month, the skim milk or butterfat so transferred or diverted shall be classified at both plants so as to allocate the highest priced available class utilization to the producer milk at both plants.

(b) Skim milk and butterfat transferred to the plant of a producer-handler in the form of fluid milk products, shall be classified as Class I milk;

(c) Skim milk and butterfat transferred in bulk form as milk, skim milk or cream to a nonpool plant shall be classified as Class I milk unless:

(1) The transferee-plant is located less than 100 miles from the Monument Circle in Indianapolis, Indiana, by the shortest hard-surfaced highway distance, as determined by the market administrator;

(2) The transferring handler claims classification in Class II milk in his report;

(3) The operator of the nonpool plant maintains books and records showing the utilization of all skim milk and butterfat at such plant which are made available if requested by the market administrator for the purpose of verification; and

(4) Not less than an equivalent amount of skim milk and butterfat was actually utilized in the nonpool plant in the use indicated in such report.

(5) The classification reported by the handler results in an amount of skim milk and butterfat in Class I milk claimed by all handlers transferring or diverting milk to such nonpool plant of not less than the amount of assignable Class I milk remaining after the following computation:

(i) From the total skim milk and butterfat, respectively, in fluid milk products disposed of from such nonpool plant and classified as Class I milk pursuant to the classification provisions of this part applied to such nonpool plant, subtract the skim milk and butterfat, respectively, at such plant directly from dairy farmers who are approved by a duly constituted health authority to supply Grade A milk and who the market administrator determines constitute the regular source of supply for such nonpool plant;

(ii) From the remaining volume of Class I milk, subtract the skim milk and butterfat, respectively, in fluid milk products received from another market and which is classified and priced as Class I milk pursuant to the Act: *Provided*, That the amount subtracted pursuant to this subdivision shall be limited to such market's pro rata share of such remainder based on the total receipts of skim milk and butterfat, respectively, at such nonpool plant which are subject to the pricing provisions of an order issued pursuant to the Act;

(6) If the skim milk and butterfat, respectively, transferred by all handlers to such a nonpool plant and reported as Class I milk is less than the skim milk and butterfat assignable to Class I milk, pursuant to subparagraph (5) of this paragraph, an equivalent amount of skim milk and butterfat shall be reclassified as Class I milk pro rata in accordance with the total of the lower price classification reported by each of such handlers;

(d) As Class I milk if transferred or diverted in the form of milk, skim milk or cream in bulk to a nonpool plant located 100 miles or more from Monument Circle, Indianapolis, Indiana.

§ 1025.54 Computation of skim milk and butterfat in each class.

For each month, the market administrator shall correct for mathematical and other obvious errors, the report submitted by each handler pursuant to § 1025.40 and compute the total pounds of skim milk and butterfat, respectively, in Class I milk, and Class II milk at all of the pool plants of such handler: *Provided*, That the skim milk contained in any product utilized, produced or disposed of by the handler during the month shall be considered to be an amount equivalent to the nonfat milk solids contained in such product, plus all

of the water originally associated with such solids.

§ 1025.55 Allocation of skim milk and butterfat classified.

(a) The pounds of skim milk remaining in each class after making the following computations with respect to the pool plants of each handler, shall be the pounds of skim milk in such class allocated to the producer milk of such handler:

(1) Subtract from the total pounds of skim milk in Class II milk the shrinkage of skim milk classified as Class II milk pursuant to § 1025.41(b)(5);

(2) Subtract from the total pounds of skim milk in Class II milk the pounds of skim milk in other source milk not subject to the Class I pricing provisions of another Federal order: *Provided*, That if the pounds of skim milk to be subtracted are greater than the remaining pounds of skim milk in Class II milk, the balance shall be subtracted from the pounds of skim milk in Class I milk;

(3) Subtract from the pounds of skim milk remaining in Class II the pounds of skim milk in other source milk received in the form of a fluid milk product in bulk and which was subject to the Class I pricing provisions of another order issued pursuant to the Act: *Provided*, That if the pounds of skim milk to be subtracted are greater than the remaining pounds of skim milk in Class II milk, the balance shall be subtracted from the pounds of skim milk in Class I milk;

(4) Subtract the pounds of skim milk in fluid milk products received from pool plants of other handlers from the pounds of skim milk remaining in the class to which assigned, pursuant to § 1025.53; and

(5) Subtract from the pounds of skim milk remaining in Class I the pounds of skim milk contained in inventory of fluid milk products on hand at the beginning of the month: *Provided*, That if the pounds of skim milk to be subtracted are greater than the remaining pounds of skim milk in Class II milk, the balance shall be subtracted from the pounds of skim milk in Class I milk;

(6) Add to the pounds of skim milk remaining in Class II milk the pounds of skim milk subtracted pursuant to subparagraph (1) of this paragraph; and

(7) If the pounds of skim milk remaining exceed the pounds of skim milk in producer milk, subtract such excess from the pounds of skim milk remaining in series beginning with Class II milk. Any amount so subtracted shall be called "overage";

(b) Determine the pounds of butterfat in each class to be allocated to producer milk in the manner prescribed in paragraph (a) of this section for determining the allocation of skim milk to producer milk;

(c) Add the pounds of skim milk and the pounds of butterfat in each class calculated pursuant to paragraphs (a) and (b) of this section and determine the percentage of butterfat in the producer milk allocated to each class.

§ 1025.56 Shrinkage.

The market administrator shall allocate shrinkage at the handler's pool plant(s) as follows:

(a) Compute the total shrinkage of skim milk and butterfat, respectively; and

(b) Prorate the resulting amounts between receipts of skim milk and butterfat, respectively, in producer milk and other source milk received in the form of a fluid milk product in bulk.

MINIMUM PRICES

§ 1025.60 Basic formula price.

The basic formula price per hundredweight of milk for the month shall be the higher of the prices computed pursuant to paragraphs (a) and (b) of this section.

(a) The average of the basic or field prices paid or to be paid per hundredweight for milk of 3.5 percent butterfat content received from farmers during the month at the following plants or places for which prices have been reported to the Department:

Present Operator and Location

Borden Company, Mount Pleasant, Mich.
Carnation Company, Sparta, Mich.
Pet Milk Company, Wayland, Mich.
Pet Milk Company, Coopersville, Mich.
Borden Company, Orfordville, Wis.
Borden Company, New London, Wis.
Carnation Company, Richland Center, Wis.
Carnation Company, Oconomowoc, Wis.
Pet Milk Company, New Glarus, Wis.
Pet Milk Company, Belleville, Wis.
White House Milk Company, Manitowoc, Wis.
White House Milk Company, West Bend, Wis.

(b) The price per hundredweight computed by adding together the plus values pursuant to subparagraphs (1) and (2) of this paragraph:

(1) From the simple average as computed by the market administrator, of the daily wholesale selling price (using the midpoint of any price range as one price) per pound of Grade A (92-score) bulk creamery butter per pound at Chicago, as reported by the Department during the month, add 20 percent thereof and multiply by 3.5;

(2) From the simple average, as computed by the market administrator, of the weighted average of carlot prices per pound for nonfat dry milk, spray and roller process, respectively, for human consumption, f.o.b. manufacturing plants in the Chicago area, as published for the period from the 26th day of the immediately preceding month through the 25th day of the current month by the Department, deduct 5.5 cents and multiply by 8.2.

§ 1025.61 Class prices.

Subject to the provisions of §§ 1025.62, 1025.63, and 1025.90 the class prices per hundredweight of milk to be paid by each handler shall be as follows:

(a) *Class I milk price.* The price for Class I milk per hundredweight shall be the basic formula price for the preceding month, plus \$1.30;

(b) *Class II milk price.* The price for Class II milk per hundredweight shall be computed by adding together the plus

values of subparagraphs (1) and (2) of this paragraph and subtracting 52 cents.

(1) Multiply the butter price by 4.03;

(2) Multiply the powder price by 8.2.

§ 1025.62 Butterfat differentials to handlers.

For each class of milk containing more or less than 3.5 percent butterfat, the class prices calculated pursuant to § 1025.61 shall be increased or decreased, respectively, for each one-tenth percent of butterfat by an amount computed as follows:

(a) *Class I milk.* Multiply the butter price for the preceding month by 1.20 and divide the result by 10.

(b) *Class II milk.* Multiply the butter price for the preceding month by 1.10 and divide the result by 10.

§ 1025.63 Location differentials to handlers.

(a) For milk received from producers at a pool plant and which is assigned to Class I milk, the price specified in § 1025.61(a) shall be reduced at the rate set forth in the following schedule, calculated from Monument Circle, Indianapolis, Indiana, by the shortest hard-surface highway distance as determined by the market administrator:

(b) Shortest highway distance from Monument Circle, Indianapolis, Indiana:

Miles	Location adjustment (dollars per hundredweight)
50 but less than 60.....	0.10
For each additional 10 miles or fraction thereof, an additional.....	.015

§ 1025.64 Use of equivalent prices.

If for any reason a price quotation required by the order for computing class prices or for other purposes is not available in the manner described, the market administrator shall use a price determined by the Secretary to be equivalent to the price which is required.

§ 1025.65 Operators of nonpool plants.

An operator of a nonpool plant which is not subject to the classification and pricing provisions of another order issued pursuant to the Act, shall, on or before the 12th day after the end of the month pay to the market administrator for deposit into the producer-settlement fund an amount calculated by multiplying the difference between the Class II price, adjusted for butterfat differential, and the Class I price adjusted for butterfat differential and location, by the total hundredweight of fluid milk products disposed of from such nonpool plant on routes in the marketing area during the month.

APPLICATION OF PROVISIONS

§ 1025.70 Producer-handler.

Sections 1025.50 through 1025.56, §§ 1025.60 through 1025.65, §§ 1025.80 through 1025.84, and §§ 1025.90 through 1025.96, shall not apply to producer-handler.

§ 1025.71 Plants subject to other Federal orders.

Upon application to the market administrator and a subsequent determina-

tion by the Secretary, any plant specified in paragraph (a) of this section shall be treated as a nonpool plant, except that the operator of such plant shall, with respect to the total receipts and disposition of skim milk and butterfat at the plant, make reports to the market administrator at such time and in such manner as he may require and allow verification of such reports by the market administrator:

(a) Any plant which:

(1) Would otherwise be subject to the classification and pricing provisions of another order issued pursuant to the Act; and

(2) Does not dispose of a greater volume of Class I milk on routes in the Indianapolis marketing area than in the marketing area regulated pursuant to such other order.

DETERMINATION OF UNIFORM PRICES TO PRODUCERS

§ 1025.80 Computation of the value of producer milk for each handler.

For each month, the market administrator shall compute the value of producer milk for each handler as follows:

(a) Multiply the quantity of producer milk in each class computed pursuant to § 1025.55 by the applicable class price (adjusted pursuant to § 1025.63) and total the resulting amounts;

(b) Add an amount computed by multiplying the pounds of any overage deducted from any class pursuant to § 1025.55 (a) (6) and (b) of the applicable class price;

(c) Add the amount computed by multiplying the difference between the Class II price and the Class I price by the hundredweight of skim milk and butterfat remaining in Class II milk after the calculation pursuant to § 1025.55 (a) (4) and (b) for the preceding month or the hundredweight of skim milk and butterfat subtracted from Class I milk pursuant to § 1025.55 (a) (3) and (b) for the current month, whichever is less; and

(d) Except for milk received from a nonpool plant subject to the pricing provisions of another Federal order, add an amount computed by multiplying the hundredweight of skim milk and butterfat subtracted from Class I milk pursuant to § 1025.55 (a) (2) by the rate determined by subtracting the Class II price from the Class I price adjusted by the location differential, pursuant to § 1025.63.

§ 1025.81 Computation of the uniform price.

The market administrator shall compute the uniform price per hundredweight of producer milk of 3.5 percent butterfat content, as follows:

(a) Combine into one total the values computed pursuant to § 1025.80 for the producer milk of all handlers who submitted reports prescribed in § 1025.40, and who are not in default of payments pursuant to §§ 1025.90 and 1025.92;

(b) Subtract for each of the months of April, May and June an amount equal to 8 percent of the Class I price multiplied by the quantity of producer milk;

(c) Add during each of the months of September, October and November one-

third of the total amount subtracted pursuant to paragraph (b) of this section;

(d) Subtract, if the average butterfat content of the producer milk included under paragraph (a) of this section is greater than 3.5 percent, or add, if such average butterfat content is less than 3.5 percent, an amount computed as follows:

(1) Multiply the amount by which the average butterfat content of such milk varies from 3.5 percent by the butterfat differential pursuant to § 1025.82 and multiply the result by the total hundredweight of such milk;

(e) Add an amount equal to the sum of the deduction to be made from producer payments for location differentials pursuant to § 1025.83;

(f) Add an amount equal to one-half of the unobligated balance on hand in the producer-settlement fund;

(g) Divide the resulting amount by the total hundredweight of producer milk included under paragraph (a) of this section; and

(h) Subtract not less than 4 cents nor more than 5 cents to restore the balance in the producer-settlement fund. The resulting figure shall be the uniform price per hundredweight of producer milk of 3.5 percent butterfat content.

§ 1025.82 Butterfat differentials to producers.

The applicable uniform price to be paid each producer shall be increased or decreased for each one-tenth of one percent which the average butterfat content of his milk is above or below 3.5 percent, respectively, at the rate determined by multiplying the pounds of butterfat in producer milk allocated to each class by the appropriate butterfat differentials for such class pursuant to § 1025.62, dividing by the total butterfat in producer milk and rounding to the nearest tenth of a cent.

§ 1025.83 Location differential to producers.

The applicable uniform prices computed pursuant to §§ 1025.81 and 1025.82 to be paid for producer milk received at a pool plant located outside the marketing area shall be reduced according to the location of the pool plant where such milk was received, at the rates set forth in § 1025.63.

§ 1025.84 Notification of handlers.

On or before the 10th day after the end of each month, the market administrator shall mail to each handler, at his last known address, a statement showing:

(a) The amount and value of his producer milk in each class and the total thereof;

(b) The uniform price computed pursuant to § 1025.81 and the producer butterfat differential computed pursuant to § 1025.82;

(c) The amounts to be paid by such handler pursuant to §§ 1025.92, 1025.95 and 1025.96, and the amount due such handler pursuant to § 1025.93.

PAYMENTS

§ 1025.90 Time and method of payment for producer milk.

(a) Except as provided in paragraph (b) of this section, each handler shall make payment to each producer from whom milk is received as follows:

(1) On or before the 15th day of the following month, an amount equal to not less than the uniform price pursuant to § 1025.81 adjusted by the butterfat and location differentials to producers, subject to the following adjustments:

(i) Less marketing service deductions made pursuant to § 1025.95;

(ii) Plus or minus adjustments for errors made in previous payments to such producer; and deductions authorized in writing by such producer: *Provided*, That if by the date specified, such handler has not received full payment from the market administrator pursuant to § 1025.93 for such month, he may reduce prorata his payments to producers by not more than the amount of such underpayment. Payments to producers shall be completed thereafter not later than the date for making payments pursuant to this paragraph next following after the receipt of the balance due from the market administrator;

(b) In the case of a cooperative association, which the market administrator determines is authorized by its members to collect payment for their milk, and which has requested such payment from any handler in writing, such handler shall on or before the second day prior to the date payments are due to individual producers, pay the cooperative association for milk received during the month from the producer-members of such association as determined by the market administrator, an amount equal to not less than the total due such producer-members as determined pursuant to paragraph (a) of this section; and

(c) Each handler who received milk from producers for which payment is to be made to a cooperative association pursuant to paragraph (b) of this section shall report to such cooperative association for each such producer as follows:

(1) On or before the 10th day of the month, the total pounds of milk received during the preceding month;

(2) The pounds of milk received each day, together with the butterfat content of such milk;

(3) The amount or rate and nature of any authorized deductions to be made from payments; and

(4) The amount and nature of payments due pursuant to § 1025.94.

§ 1025.91 Producer-settlement fund.

The market administrator shall establish and maintain a separate fund known as the "producer-settlement fund" into which he shall deposit all payments made by handlers pursuant to § 1025.92 and out of which he shall make all payments pursuant to § 1025.93: *Provided*, That any payments due to any handlers shall be offset by any payments due from such handler.

§ 1025.92 Payments to the producer-settlement fund.

On or before the 12th day after the end of each month:

(a) Each handler who operates a pool plant shall pay to the market administrator any amount by which the value of his producer milk as computed pursuant to § 1025.80, is greater than the amount owed by him for such milk at the appropriate uniform price determined pursuant to § 1025.81, adjusted by the producer butterfat and location differentials.

§ 1025.93 Payments out of the producer-settlement fund.

On or before the 13th day after the end of each month, the market administrator shall pay to each handler any amount by which the total value of his producer milk, computed pursuant to § 1025.80 is less than the amount owed by him for such milk at the uniform price adjusted by the producer butterfat and location differentials. If at such time the balance in the producer-settlement fund is insufficient to make all payments pursuant to this section the market administrator shall reduce uniformly such payments and shall complete such payments as soon as the funds are available.

§ 1025.94 Adjustment of accounts.

Whenever audit by the market administrator of any reports, books, records, or accounts or other verification discloses errors resulting in moneys due (a) the market administrator from a handler; (b) a handler from the market administrator; or (c) any producer or cooperative association from a handler, the market administrator shall promptly notify such handler of any accounts so due and payment thereof shall be made on or before the next date for making payments set forth in the provisions under which such error occurred.

§ 1025.95 Marketing services.

(a) Except as set forth in paragraph (b) of this section, each handler, in making payments to producers for milk pursuant to § 1025.90, shall deduct 6 cents per hundredweight, or such lesser amount as may be prescribed by the Secretary, and shall pay such deductions to the market administrator on or before the 15th day after the end of the month. Such money will be used by the market administrator to provide market information and to check the accuracy of the testing and weighing of their milk for producers who are not receiving such services from a cooperative association; and

(b) In the case of producers who are members of a cooperative association which the Secretary has determined is actually performing the services set forth specified in paragraph (a) of this section, make such deductions from the payments to be made to producers as may be authorized by the membership agreement or marketing contract between the cooperative association and its members. On or before the 15th day after the end of each month, the handler shall pay the aggregate amount of such deductions to the cooperative associa-

tion, furnishing a statement showing the amount of the deductions and the quantity of milk on which the deduction was computed from each producer.

§ 1025.96 Expense of administration.

On or before the 15th day after the end of each month, each handler shall pay to the market administrator 5 cents or such lesser amount as the Secretary may prescribe, for each hundredweight of butterfat and skim milk contained in:

- (a) Producer milk;
- (b) Other source milk allocated to Class I milk pursuant to § 1025.55 (a) (2) and (b); and
- (c) Class I milk disposed of on routes in the marketing area from a nonpool plant.

§ 1025.97 Termination of obligations.

The provisions of this section shall apply to any obligations under this part for the payment of money.

(a) The obligation of any handler to pay money required to be paid under the terms of this order shall, except as provided in paragraphs (b) and (c) of this section, terminate 2 years after the last day of the month during which the market administrator received the handler's utilization report on the milk involved in such obligation, unless within such 2-year period the market administrator notifies the handler in writing that such money is due and payable. Service of such notice shall be complete upon mailing to the handler's last known address, and it shall contain, but need not be limited to, the following information:

- (1) To the amount of the obligation;
- (2) The months during which the milk, with respect to which the obligation exists, was received or handled; and
- (3) If the obligation is payable to one or more producers or to a cooperative association, the names of such producer or cooperative associations, or if the obligation is payable to the market administrator, the account for which it is to be paid;

(b) If a handler fails or refuses, with respect to any obligation under this order, to make available to the market administrator or his representatives all books and records required by this order to be made available, the market administrator may, within the 2-year period provided for in paragraph (a) of this section, notify the handler in writing of such failure or refusal. If the market administrator so notifies a handler, the said 2-year period, with respect to such obligation, shall not begin to run until the first day of the month following the month during which all such books and records pertaining to such obligations are made available to the market administrator or his representative;

(c) Notwithstanding the provisions of paragraph (a) and (b) of this section a handler's obligation under this order to pay money shall not be terminated with respect to any transaction involving fraud or willful concealment of a fact, material to the obligation, on the part of the handler against whom the obligation is sought to be imposed; and

(d) Any obligation on the part of the market administrator to pay a handler any money which such handler claims to be due him under the terms of this part shall terminate 2 years after the end of the month during which the payment (including deduction or off-set by the market administrator) was made by the handler, if a refund on such payment is claimed unless such handler, within the applicable period of time, files, pursuant to section 8c(15) (A) of the Act, a petition claiming such money.

EFFECTIVE TIME, SUSPENSION OR TERMINATION**§ 1025.100 Effective time.**

The provisions of this part, or any amendment thereto, shall become effective at such time as the Secretary may declare and shall continue in force until suspended or terminated.

§ 1025.101 Suspension or termination.

The Secretary shall, whenever he finds that any or all provisions of this part, or any amendment thereto, obstruct or do not tend to effectuate the declared policy of the Act, terminate or suspend the operation of any or all provisions of this part or any amendment thereto.

§ 1025.102 Continuing obligations.

If, upon the suspension or termination of any or all provisions of this part, or any amendment thereto, there are any obligations thereunder, the final accrual or ascertainment of which requires further acts by any person (including the market administrator), such further acts shall be performed notwithstanding such suspension or termination.

§ 1025.103 Liquidation.

Upon the suspension or termination of any or all provisions of this part, the market administrator, or such other liquidating agent as the Secretary may designate, shall, if so directed by the Secretary, liquidate the business of the market administrator's office, dispose of all property in his possession or control, including accounts receivable, and execute and deliver all assignments or other instruments necessary or appropriate to effectuate any such disposition. If a liquidating agent is so designated, all assets, books and records of the market administrator shall be transferred promptly to such liquidating agent. If upon such liquidation, the funds on hand exceed the amounts required to pay outstanding obligations of the office of the market administrator and to pay necessary expenses of liquidating and distribution, such excess shall be distributed to contributing handlers and producers in an equitable manner.

MISCELLANEOUS PROVISIONS**§ 1025.110 Agents.**

The Secretary, may by designation in writing, name any officer or employee of the United States to act as his agent and representative in connection with any of the provisions of this part.

§ 1025.111 Separability of provisions.

If any provisions of this part, or its application to any person or circum-

stances, is held invalid, the application of such provision, and of the remaining provisions of this part, to other persons or circumstances shall not be affected thereby.

Proposed by Wayne Co-operative Milk Producers, Inc.

Proposal No. 2. Amend § 1025.6 of the proposed order to read as follows:

§ 1025.6 Indianapolis marketing area.

"Indianapolis marketing area" hereinafter called the "marketing area" means all territory within the counties of Boone, Hamilton, Hancock, Hendricks, Johnson, Marion, Morgan, Shelby, and Grant in the State of Indiana.

Proposal No. 3. Amend § 1025.17 of the proposed order to read as follows:

§ 1024.17 Fluid milk product.

"Fluid milk product" means the fluid form of milk, skim milk, buttermilk, concentrated milk, milk drinks (plain or flavored), cream (including sterilized cream), or any mixture in fluid form of milk, skim milk or cream (except aerated cream products, ice cream, ice cream mix, milk shake mixes, eggnog, sour cream, evaporated or condensed milk and sterilized products packaged in hermetically sealed containers).

Proposal No. 4. Amend § 1025.51(b) of the proposed order to read as follows:

§ 1025.51 Class of utilization.

(b) *Class II milk.* Class II milk shall be all skim milk and butterfat:

(1) Used to produce a product other than a fluid milk product;

(2) Disposed of in fluid milk products in bulk form to any commercial food processing establishment for use in food products prepared for consumption off the premises;

(3) Disposed of for livestock feed or skim milk dumped subject to prior notification to and inspection (at his discretion) by the market administrator;

(4) Contained in inventories of fluid milk products or sour cream on hand at the end of the month;

(5) In shrinkage allocated to producer milk that is not in excess of 2 percent of the receipts of skim milk and butterfat, respectively, in producer milk, plus 1.5 percent of receipts of skim milk and butterfat, respectively, received in bulk tank lots from pool plants, less 1.5 percent of skim milk and butterfat, respectively, disposed of in bulk tank lots to pool plants; and

(6) In shrinkage of other source milk.

Proposal No. 5. Amend § 1025.53(c) of the proposed order to read as follows:

§ 1025.53 Transfers.

(c) Skim milk and butterfat transferred in the form of milk in bulk to a nonpool plant shall be classified as Class I milk unless:

(1) The transferee plant is located less than 150 miles from the Monument Circle in Indianapolis, Indiana, by the shortest hard-surfaced distance as determined by the market administrator;

(2) The transferee handler claims classification in Class II milk in his report;

(3) The operator of the nonpool plant maintains books and records showing the utilization of all skim milk and butterfat at such plant which are made available if requested by the market administrator for the purpose of verification; and

(4) Such receiving plant had actually used in the classification claimed, an amount of skim milk or butterfat, respectively, equivalent to the total claimed in such classification by all handlers transferring or diverting milk from pool plants to such nonpool plant, plus that priced in a comparable class under another order on the basis of utilization in such plant. Should the equivalent utilization in the nonpool plant be less than the required total, a pro rata share of the excess shall be classified in the next higher priced available utilization.

Proposal No. 6. Amend § 1025.63 of the proposed order to read as follows:

§ 1025.63 Location differentials to handlers.

(a) For milk received from producers at a pool plant and which is assigned to Class I milk, the price specified in § 1025.61(a) shall be reduced at the rate set forth in the following schedule, calculated from Monument Circle, Indianapolis, Indiana, by the shortest hard-surfaced highway distance as determined by the market administrator;

(b) Shortest highway distance from Monument Circle, Indianapolis, Indiana:

Miles	Location adjustment (dollars per hundredweight)
105 but less than 115-----	0.10
For each additional 10 miles or fraction thereof, an additional-----	.015

Proposed by Indiana Dairy Marketing Association:

Proposal No. 7. Include Delaware County, Indiana, in the marketing area.

Proposed by Sunshine Farms:

Proposal No. 8. Include in the marketing area the following additional counties in the State of Indiana: Clinton, Tipton, Howard, Carroll, Cass, Miami, Tippecanoe, Pulaski, Benton, White, Montgomery, Fountain, Warren, Jasper, Newton, Kosciusko, Marshall, Wabash, Starke, Fulton, Whitley and Madison.

Proposed by Beatrice Foods Company:

Proposal No. 9. Include in the marketing area the counties of Montgomery, Fountain, Tippecanoe, Benton, and Putnam, Indiana.

Proposed by Med-O-Bloom Dairy:

Proposal No. 10. Include in the marketing area the counties of Howard, Tipton, Clinton, Cass, Carroll, and Miami, Indiana.

Proposed by Miller Dairy:

Proposal No. 11. Include in the marketing area the counties of Franklin, Union, Wayne, Fayette, Rush and Henry, Indiana.

Proposed by Wayne Dairy Products, Inc.:

Proposal No. 12. Include Grant County, Indiana, in the marketing area.

Proposed by Howard County Milk Producers Association, Inc.:

Proposal No. 13. Include in the marketing area the counties of Howard and Tipton, Indiana.

Copies of this notice may be procured from the Hearing Clerk, Room 112, Administration Building, United States Department of Agriculture, Washington 25, D.C., or may be there inspected.

Issued at Washington, D.C., this 31st day of March 1960.

F. R. BURKE,

Acting Deputy Administrator.

[F.R. Doc. 60-3101; Filed, Apr. 5, 1960; 8:46 a.m.]

DEPARTMENT OF HEALTH, EDUCATION, AND WELFARE

Public Health Service

[42 CFR Part 1]

AVAILABILITY OF RECORDS AND INFORMATION; LIMITATION ON RELEASE OF RECORDS

Notice of Proposed Rule Making

Notice is hereby given that the Surgeon General of the Public Health Service, with the approval of the Secretary of Health, Education, and Welfare, proposes to amend the regulations governing the use of official records of the Service as shown below.

It is noted with growing concern that certain records of the Service, particularly clinical records, are increasingly being used in litigation not involving the United States and that such use frequently involves the introduction of all or part of such records into evidence. Not only has such use endangered the safety and physical integrity of the records in question, but it has deprived the Service of the use of records required to carry out its functions, and has seriously impaired its ability to provide effective and continuing care to the patient whose records were involved.

The proposed amendments are intended to make clear that where the disclosure of records and information is otherwise authorized, the records will be produced in response to a subpoena or other compulsory process, but the officer or employee having custody of the records will not be authorized to release the records except for the purpose of examination while the proceedings are actually in progress. Where litigants other than the United States intend to introduce the contents of the records into evidence to serve their own needs, arrangements must be made to provide certified copies at the expense of the litigant.

Interested persons may submit written data, views or arguments in duplicate in regard to the proposed amendments to the Surgeon General, Public Health Service, Washington 25, D.C. All relevant material received not later than 30 days after the publication of this notice will be considered.

It is proposed to amend Subchapter A as follows:

1. Sections 1.108, 1.106 and 1.107 would be renumbered §§ 1.106, 1.107 and 1.108, respectively.

2. Section 1.107 as so renumbered (formerly § 1.106) would be amended by designating the present text of that section as paragraph (a) and by adding additional material so that as so amended the section will read as follows:

§ 1.107 Limitations on release of records.

(a) Records of the Service containing information described or referred to in § 1.102 or § 1.103 shall not be released to or deposited with anyone not an authorized officer or employee of the Service except: (1) as may be temporarily necessary for purposes of examination or copying; (2) for purposes of storage at General Services Administration Federal Records Centers under conditions assuring the continuation of the limitations on disclosure set forth in this part: *Provided*, That release or disclosure of records so stored shall be made by the Federal Records Centers only to authorized officers or employees of the Public Health Service.

(b) Where official records of the Service are produced in accordance with subpoena or other compulsory process, their release to or deposit with anyone not an officer or employee of the Service is prohibited except as may be temporarily necessary for the purpose of examination during sessions of the court, body, agency, or other authority before which such records are produced or unless release or deposit is specifically authorized by the Surgeon General.

(c) When the production of official records of the Service in response to a subpoena or other compulsory process is authorized by § 1.106, arrangements shall be made for the procurement of certified copies if so requested by a party litigant. Except when the United States is the requesting party, such copies shall be made at the expense of the requesting party. The records may be released for copying for this purpose in accordance with paragraph (a) of this section.

(d) The Chief, Medical Records Library Service at any hospital or station, or any other officer or employee of the Service designated as local custodian of the records by the Medical Officer in Charge of a hospital or station is authorized to certify copies of records. No fee shall be charged for such certification.

(Sec. 215, 58 Stat. 690, as amended; 42 U.S.C. 216. Interpret or apply 65 Stat. 290; 5 U.S.C. 140)

Dated: March 18, 1960.

[SEAL] L. E. BURNEY,
Surgeon General.

Approved: March 30, 1960.

ARTHUR S. FLEMMING,
Secretary.

[F.R. Doc. 60-3112; Filed, Apr. 5, 1960; 8:48 a.m.]

FEDERAL AVIATION AGENCY

[14 CFR Part 507]

[Reg. Docket No. 331]

AIRWORTHINESS DIRECTIVES

Sensenich

Pursuant to the authority delegated to me by the Administrator (§ 405.27, 24 F.R. 2196), notice is hereby given that the Federal Aviation Agency has under consideration a proposal to amend Part 507 of the regulations of the Administrator to include an airworthiness directive requiring inspection of Sensenich M74DM propellers for cracked hubs, and immediate removal from service of the propeller if cracks are found.

Interested persons may participate in the making of the proposed rule by submitting such written data, view or arguments as they may desire. Communications should be submitted in duplicate to the Docket Section of the Federal Aviation Agency, Room B-316, 1711 New York Avenue NW., Washington 25, D.C. All communications received on or before May 6, 1960, will be considered by the Administrator before taking action on the proposed rule. The proposals contained in this notice may be changed in light of comments received. All comments submitted will be available, in the Docket Section, for examination by interested persons when the prescribed date for return of comments has expired. This proposal will not be given further distribution as a draft release.

This amendment is proposed under the authority of sections 313(a), 601 and 603 of the Federal Aviation Act of 1958 (72 Stat. 752, 775, 776; 49 U.S.C. 1354(a), 1421, 1423).

In consideration of the foregoing, it is proposed to amend § 507.10(a), (14 CFR Part 507), by adding the following airworthiness directive:

SENSENICH. Applies to M74DM propellers installed on Lycoming O-320-B series engines except propellers with an "A" prefix to the serial number.

Compliance required within the next 100 hours of flight time or by August 1, 1960, whichever comes first, and at each periodic inspection thereafter.

As a result of three incidents of cracked hubs, the following shall be accomplished:

(a) Remove the propeller and visually inspect for cracks originating in the pilot bore. In case of doubt, any of the approved methods for aluminum alloy inspections should be used. If cracks are found, the propeller shall be retired immediately from service.

(b) If no cracks are found, polish out any scratches in the bore and break and polish any sharp edges at the front and rear chamber of the pilot bore.

(c) When the propeller is reinstalled, torque retaining bolts to 300 inch-pounds. (Sensenich Service Bulletin No. R-8 covers this same subject.)

Issued in Washington, D.C., on March 30, 1960.

B. PUTNAM,
Acting Director,
Bureau of Flight Standards.

[F.R. Doc. 60-3092; Filed, Apr. 5, 1960; 8:45 a.m.]

FEDERAL COMMUNICATIONS COMMISSION

[47 CFR Part 3]

[Docket No. 9807; FCC 60-331]

TELEVISION BROADCAST STATIONS

Broadcast of Network Programs

In the matter of Amendment of Subpart E of Part 3 of the Commission's rules and regulations, with respect to the broadcast of network programs by television broadcast stations.

1. On October 6, 1950, the Commission issued a notice of proposed rule making in the above-entitled matter which proposed the adoption of a temporary rule, or rules either limiting the number of hours of programs which any television broadcast station may take from any one network or specifying a minimum number of hours to be taken from each network. Comments in response to the notice of proposed rule making were filed by interested parties.

2. The proposal made in this docket was intended to be temporary in nature, and was designed to meet particular network problems arising out of the then existing "freeze" on licenses for television broadcast stations. In view of these facts, the Commission is of the opinion that adoption of the proposal would not be appropriate or serve the public interest at the present stage of development in television broadcasting.

3. Accordingly, it is ordered, That this proceeding is terminated.

Adopted: March 30, 1960.

Released: April 1, 1960.

FEDERAL COMMUNICATIONS
COMMISSION,

[SEAL] MARY JANE MORRIS,
Secretary.

[F.R. Doc. 60-3141; Filed, Apr. 5, 1960; 8:52 a.m.]

[47 CFR Part 3]

[Docket No. 13078; FCC 60-328]

TELEVISION BROADCAST STATIONS

Table of Assignments; Fort Worth and Denton, Texas

In the matter of amendment of § 3.606 Table of Assignments, Television Broadcast Stations (Fort Worth and Denton, Texas).

1. The Commission has before it for consideration the proposal set out in its notice of proposed rule making released in this proceeding on July 31, 1959 (FCC 59-834), in response to a petition filed by Texas State Network, Inc., licensee of Station KFJZ-TV on Channel 11 at Fort Worth, Texas. The proposal would substitute Channel 2 for Channel 11 at Fort Worth and Channel *11 for Channel *2, the noncommercial educational reservation, at Denton, Texas. In the same Notice the Commission ordered Texas State Network to Show Cause why its outstanding authorization for

Station KFJZ-TV should not be modified to specify Channel 2 instead of Channel 11 at Fort Worth.

2. The petitioner, Texas State Network, filed comments in support of the proposal and a consent to the Order to Show Cause. Comments opposing the proposal were filed by A. H. Belo Corporation, licensee of Station WFAA-TV (Channel 8) at Dallas, Texas; Carter Publications, Inc., licensee of Station WBAP-TV (Channel 5) at Fort Worth; and the Joint Council on Educational Television. The Chairmen of the Boards of Regents of North Texas State College and Texas Woman's University at Denton and the Chairman of the Board of Education of the Denton Independent School District also filed a joint letter opposing the proposal. Reply comments were filed by the petitioner (TSN), A. H. Belo Corporation, and Carter Publications.

3. Texas State Network seeks the interchange of Channel 11 at Fort Worth with Channel *2 at Denton, Texas, so as to enable it to operate Station KFJZ-TV on the lower VHF frequency. It is of the belief that operation on the lower VHF frequency would enable Station KFJZ-TV to increase its service area more than it could on Channel 11 and to make its service area more nearly comparable to the Grade B coverage areas of the three other VHF stations serving the Fort Worth-Dallas television market. The increased coverage which could be achieved on Channel 2 would, in petitioner's opinion, materially assist Station KFJZ-TV, as the only independent non-network affiliated station in this market, in improving its competitive position vis-a-vis the other three "pre-freeze" VHF network-affiliated stations in this market and would make it possible for Station KFJZ-TV to improve the quality of its service to some areas and provide its unduplicated program service to new areas and populations. While Channel 2 cannot be assigned to Fort Worth without switching the educational reservation at Denton from Channel 2 to 11, petitioner urges that the switch is warranted in light of the immediate benefits to the public from the use of Channel 2 at Fort Worth and in view of the fact that Channel 2 at Denton is unoccupied; that it is uncertain when the Denton educational institutions will be in position to apply for and construct a television station; that Channel 11 will serve the purposes of Denton educators as well as Channel 2, and that, if unused at Denton, the available area for reallocation of Channel 11 would be larger than for Channel 2 at Denton.

4. The Commission's rules make no distinction as to propagation characteristics among television channels for allocation purposes, and we have followed a policy of giving no recognition to differences in propagation characteristics in making VHF assignments. Apportionment of the 12 VHF channels available to television on a nationwide basis requires the intermixture of high and low VHF channels in the same area in many instances. We believe it essential to the efficient and orderly

working of the integrated nationwide allocation system that the coverage potentialities of the various channels be equated insofar as possible on an overall basis and that, in general, changes in individual allocations on the basis of claims of superior performance of one channel over another should not be considered. While we recognize that there are some differences in propagation characteristics of the five lower VHF channels and the seven upper VHF channels, their coverage potentialities have been made comparable, for practical purposes, by our rules permitting stations operating on the seven upper VHF channels to employ higher power than stations operating on the five lower VHF channels.

5. Of course, it is well known that, in the absence of interference, the VHF channels in the low band are somewhat better for coverage for the lower signal levels (Grade B) while the VHF channels in the high band are better for coverage for the high signal levels (Grade A). When co-channel operation becomes a factor, however, the low band VHF channels may be less desirable than the high band VHF channels for Grade B coverage. Since the television situation is not stationary, and changes in power, height, and sites of existing stations and the advent of new stations are unpredictable, it is impossible to conclude that, technically, either a particular high band or a low band VHF assignment would be better for coverage.

6. We are unable to conclude from our review of Texas State Network's channel interchange proposal and the comments filed that its adoption would be compatible with the public interest or sound allocation policy. In the first place, adoption of this proposal would, in our opinion, undermine the Commission's basic allocation policy with respect to VHF assignments, for if we were to make a change in assignments in this case to permit petitioner to operate on a lower channel which it considers more desirable than the frequency it is using, other licensees may feel justified in seeking similar action on like requests, whether in one, two, three or four station markets.

7. In the second place, we are not convinced by petitioner's showing that the coverage potentialities of Channel 2 at Fort Worth would be so superior to Channel 11 as to warrant a deviation from our general policy of not recognizing differences in VHF propagation characteristics in making VHF television assignments. The showing made by A. H. Belo Corporation indicates that the Grade B interference-free service area gain by use of Channel 2 instead of Channel 11 at Fort Worth with maximum power at KFJZ-TV's present site would be only some 900 square miles at this time instead of the 2,779 square mile gain predicted by petitioner on the basis of calculations which do not consider the effect of co-channel interference. While petitioner questions the methods used by Belo in computing the predicted service area gain, it is not necessary to our decision in this case to ascertain their correctness. We do believe, however, that predictions of service areas

which take into account existing co-channel and adjacent channel stations are more realistic than those which do not and that even such predictions, however accurate at any given time, do not permit a conclusion that the coverage potentialities of one VHF channel over another will necessarily be vastly better in the ever changing television situation.

8. In the third place, we are not persuaded by petitioner's showing of the coverage deficiency of Station KFJZ-TV vis-a-vis its competitors in the Fort Worth-Dallas television market that operation on a high VHF channel is the touchstone of its problem. Station KFJZ-TV is not the only station in this market operating on one of the higher VHF channels. Station WFAA-TV at Dallas also operates on one of the higher VHF frequencies—Channel 8—but with considerably more power and antenna height than Station KFJZ-TV. Station WFAA-TV operates with power of 300 kw and antenna height of 1680 feet above average terrain as compared to Station KFJZ-TV which operates with power of only 209 kw with an antenna height of 1020 feet above average terrain. Station KFJZ-TV could substantially increase its coverage and improve its service on Channel 11 by operating with higher power and/or increasing its antenna height at its present site and thus make its coverage area and service in present outlying areas more comparable with that of the other stations in this area. While petitioner takes the position that it would be more practical to improve its technical facilities on Channel 2 instead of 11 in order to extend its coverage area and improve its service, we do not consider it sound allocation policy to change a VHF allocation for that reason. Nor are we swayed in this conviction by petitioner's reference to a case¹ where we changed UHF assignments in order to permit an operating UHF station to operate on a lower UHF frequency. We have substituted a lower UHF assignment for a higher UHF assignment, upon request, in a number of communities where a lower UHF channel could be obtained from a community not yet ready to proceed with its use for a television station. Such action was taken in recognition of the temporary operating and technical problems relating to equipment encountered by operation on the higher UHF channels at the time and constitutes no precedent for replacing one of the scarce VHF assignments with a lower VHF assignment.

9. Our decision to reject petitioner's channel interchange proposal for the foregoing reasons is not dependent on considerations with respect to whether Channel *2 at Denton should be replaced with Channel *11 as the educational reservation to effectuate petitioner's proposal. We do believe, however, that the comments on this aspect of petitioner's proposal furnish additional reasons for its rejection. The Denton educational interests state that they prefer that Channel *2 be retained at Denton for

¹ In Docket No. 11301, UHF Channel 22 was substituted for UHF Channel 61 at Springfield, Massachusetts in April of 1955 (12 Pike and Fischer RR 1509).

an educational station, and JCET and other parties convincingly demonstrate that Channel 2 is somewhat more desirable than Channel 11 for an educational station at Denton from the standpoint of antenna site selection and coverage because the nearest adjacent channel station to a Channel 2 operation would be farther away (Station KFDX-TV on Channel 3 at Wichita Falls is about 95 miles from Denton whereas Station KXII on Channel 12 at Ardmore, Oklahoma, is only about 60 miles northeast of the Denton post office). Even though we consider adjacent channel stations meeting the required 60-mile minimum separation to have adequate protection to their service areas and would not bar a new assignment in another community because of the resulting interference to an adjacent channel station when spacing requirements are met, we, of course, recognize that greater coverage is possible when circumstances permit greater separations between adjacent channel stations. A Denton educational station on Channel 2 would enjoy this advantage, and we see no reason why it should lose it because petitioner desires to operate on a lower channel.

10. Petitioner also urges that if the educational reservation at Denton is not utilized by the educators there, Channel 11 could be used for educational purposes in four different locations within an area of approximately 44,000 square miles, as opposed to only approximately 22,000 square miles for Channel 2. We find no overriding merit in this argument. The comments of Belo Corporation point out that, without changing Channel 11 at Fort Worth, there is an area of 14,700 square miles where two additional Channel 11 assignments can be made now, and that two additional assignments in an area of 23,900 square miles could be made also if Channel 2 were to be deleted from Denton.

11. In view of the foregoing: *It is ordered*, This 30th day of March 1960, That the above-described petition filed by Texas State Network, Inc., is denied, and this proceeding is terminated.

Released: April 1, 1960.

FEDERAL COMMUNICATIONS
COMMISSION,²

[SEAL] MARY JANE MORRIS,
Secretary.

[F.R. Doc. 60-3140; Filed, Apr. 5, 1960;
8:52 a.m.]

[47 CFR Part 31]

[Docket No. 13453; FCC 60-335]

UNIFORM SYSTEM OF ACCOUNTS FOR CLASS A AND B TELEPHONE COMPANIES

Requirement for Filing Journal Entries Recording Acquisition of Plant

1. Paragraph (e) of § 31.2-21 of Part 31 of the Commission's rules requires the submission, for Commission consideration and approval, of journal entries recording the acquisition of telephone plant from predecessors by Class A tele-

phone companies where the consideration paid is \$50,000 or more and by Class B telephone companies where the consideration paid is \$25,000 or more. A review of the Commission's reporting requirements which are defined in terms of fixed dollar amounts discloses that the dollar criteria in this instance have not been revised since January 1, 1945. In the light of today's increased costs and dollar values, it is proposed to increase the dollar amounts described above to \$100,000 for Class A telephone companies and \$50,000 for Class B telephone companies. Paragraph (e) of § 31.2-21 would be revised to read as follows:

(e) Except for telephone plant acquired by class A companies where the consideration paid is less than \$100,000 and by class B companies where the consideration paid is less than \$50,000, copies of journal entries recording acquisitions of telephone plant covered by this instruction shall be submitted to this Commission for consideration and approval. The text of such entries shall give a complete description of the property acquired and the bases upon which the amounts of the entries have been determined.

The only change from the present wording is the substitution of \$100,000 and \$50,000 for the amounts of \$50,000 and \$25,000, respectively.

2. No amendments are being proposed in this proceeding with respect to Part 33, Uniform System of Accounts for Class C Telephone Companies, Part 34, Uniform System of Accounts for Radiotelegraph Carriers, or Part 35, Uniform System of Accounts for Wire-Telegraph and Ocean-Cable Carriers, of the Commission's Rules. Part 33 does not have any similar requirement with a dollar amount as the criteria for submitting journal entries. There are very few acquisitions of plant by the carriers subject to Parts 34 and 35 and a similar amendment to these parts does not appear to be called for.

3. This notice of proposed rule making is issued under authority of sections 4(i) and 220 of the Communications Act of 1934, as amended.

4. Any interested party who is of the opinion that the proposed amendments should not be adopted, or should not be adopted in the form proposed herein, may file with the Commission on or before May 2, 1960, a statement or brief setting forth his comments. Comments in support of the proposed amendments may also be filed on or before the same date. Comments or briefs in reply to the original comments or briefs may be filed within 20 days of the last day for filing said original comments or briefs. No additional comments may be filed unless (1) specifically requested by the Commission, or (2) good cause for filing such additional comments is established. The Commission will consider all such comments that are presented before taking action in the matter and, if any comments are submitted which appear to warrant the holding of oral argument, notice of the time and place of such oral argument will be given.

5. In accordance with the provisions of § 1.54 of the Commission's rules and regulations, an original and fourteen

copies of all statements or briefs filed shall be furnished to the Commission.

Adopted: March 30, 1960.

Released: April 1, 1960.

FEDERAL COMMUNICATIONS
COMMISSION,

[SEAL] MARY JANE MORRIS,
Secretary.

[F.R. Doc. 60-3142; Filed, Apr. 5, 1960;
8:52 a.m.]

FEDERAL TRADE COMMISSION

[16 CFR Part 152]

[File No. 21-328]

TRADE PRACTICE RULES FOR HOSIERY INDUSTRY

Notice of Hearing and of Opportunity To Present Views, Suggestions or Objections

Opportunity is hereby extended by the Federal Trade Commission to any and all persons, firms, corporations, organizations, or other parties affected by or having an interest in the proposed amended trade practice rules for the Hosiery Industry, to present to the Commission their views concerning said rules, including such pertinent information, suggestions, or objections as they may desire to submit, and to be heard in the premises. For this purpose copies of the proposed amended rules may be obtained upon request to the Commission. Such views, information, suggestions, or objections may be submitted by letter, memorandum, brief, or other communication, to be filed with the Commission not later than May 17, 1960. Opportunity to be heard orally will be afforded at the hearing beginning at 10 a.m., e.s.t., April 23, 1960, in the Medallion Room, Americana Hotel, Bal Harbour, Fla., and at the hearing beginning at 10 a.m., e.d.t., May 17, 1960, in Room 332, Federal Trade Commission Building, Pennsylvania Avenue at Sixth Street NW., Washington, D.C., to any such persons, firms, corporations, organizations, or other parties, who desire to appear and be heard. After due consideration of all matters presented in writing or orally, the Commission will proceed to final action on the proposed rules.

The industry is composed of persons, firms, corporations, and organizations engaged in the manufacture, sale, offering for sale, or distribution of hosiery for men, women and children, including all types and kinds of hose, stockings, socks, anklets and other related products of the Hosiery Industry.

These proceedings were instituted pursuant to an industry application and are directed to the elimination and prevention of such acts and practices as are deemed violative of statutes administered by the Federal Trade Commission.

Issued: March 31, 1960.

By the Commission.

[SEAL] ROBERT M. PARRISH,
Secretary.

[F.R. Doc. 60-3125; Filed, Apr. 5, 1960;
8:50 a.m.]

² Commissioner Hyde dissenting.

Notices

DEPARTMENT OF AGRICULTURE

Agricultural Research Service

BRUCELLOSIS

Notice of Specific Approval of Stockyards and Slaughtering Establishments

Pursuant to §§ 78.14(b), 78.15(b), and 78.16(b) of the regulations in Part 78, as amended, Title 9, Code of Federal Regulations, containing restrictions on the movement of certain animals because of brucellosis, under the Acts of May 29, 1884, as amended, February 2, 1903, as amended, and March 3, 1905, as amended (21 U.S.C. 111-113, 114a-1, 115, 117, 120, 121, 125), notice is hereby given that the following stockyards and slaughtering establishments are specifically approved under said regulations as indicated below:

SPECIFICALLY APPROVED STOCKYARDS

The following stockyards preceded by an asterisk are specifically approved for the purposes of § 78.5, Title 9, Code of Federal Regulations, concerning brucellosis reactors and of paragraphs (b) and (c) of § 78.12 of said Title 9, concerning cattle not known to be affected with brucellosis. The following stockyards not preceded by an asterisk are specifically approved for the purposes of paragraphs (b) and (c) of § 78.12 only.

ALABAMA

- *Atmore Truckers Association, Inc., Atmore.
- *East Alabama Stockyards, Opelika.
- *Farmers Cooperative Market, Frisco City.
- *Florence Trading Post, Florence.
- *Geneva Stockyard, Geneva.
- *Hartford Livestock Co., Hartford.
- *Henry County Livestock Association, Inc., Abbeville.
- *Hooper Stockyards, Montgomery.
- *King and Mewbourn Stockyards, Florence.
- *Livingston Stock Yard, Livingston.
- *Madison County Stockyards, Inc., Huntsville.
- *Montgomery Auction Market, Montgomery.
- *Perry County Stock Yards, Marion.
- *Ramsey and Sons Stockyards, Dothan.
- *Roanoke Stockyards, Roanoke.
- *Robertsdale Livestock Auction, Inc., Robertsdale.
- *Selma Stockyards, Selma.
- *Stokes Stock Yards, M. V., Andalusia.
- *Tri-County Stockyards, Hartsboro.
- *Triple S Stockyards, Montgomery.
- *Union Stock Yards, Eufaula.
- *West Alabama Stockyard, Eutaw.
- *White and Sons Livestock Commission Co., Birmingham.

ARIZONA

- Arizona Livestock Auction, Phoenix.
- Central Arizona Livestock Auction, Casa Grande.
- Paynes Livestock Auction, Inc., Tucson.
- Wentz Brothers Livestock Auction, Tucson.
- Willcox Livestock Commission Co., Willcox.
- Yuma Livestock Auction Co., Yuma.

ARKANSAS

- *Arkansas National Stockyards, Little Rock.
- *Beebe Auction Co., Beebe.
- *Benton County Sales, Rogers.
- *Bentonville Community Sales, Bentonville.
- *Brown and Lewis Sale Barn, Conway.
- *Camden Stockyards, Camden.
- *Carroll County Livestock Auction, Berryville.
- *Cartwright Livestock Auction, Bruce, Magnolia.
- *Chaney Sales Barn, Roy, Morrilton.
- *Clark County Livestock Auction, Arkadelphia.
- *Clarksville Auction Co., Clarksville.
- *Corning Sales Co., Corning.
- *County Line Sale, Ratcliff.
- *Crawford County Livestock Auction, Van Buren.
- *Delta Livestock Auction, Pine Bluff.
- *DeQueen Livestock Auction, DeQueen.
- *Drew County Auction Co., Monticello.
- *Eudora Sales Barn, Eudora.
- *Eureka Springs Sales Co., Eureka Springs.
- *Farmers Livestock Auction, Harrison.
- *Farmers Livestock Auction, Springdale.
- *Flippin Sales Co., Flippin.
- *Gentry Sales Barn, Gentry.
- *Glenn Edgar Livestock Commission Co., Batesville.
- *Glenwood Livestock Exchange, Glenwood.
- *Glover Livestock Commission Co., Pine Bluff.
- *Gravette Community Sales, Gravette.
- *Green County Commission and Auction Co., Paragould.
- *Harrison Sales Co., Harrison.
- *Hartford Community Sale, Hartford.
- *Hensley Sales Barn, Fayetteville.
- *Huntsville Livestock Auction, Huntsville.
- *Izard County Sales Barn, Melbourne.
- *Kelly and Holmes Auction Sale, Heber Springs.
- *Lafayette County Auction, Lewisville.
- *Malvern Commission Co., Malvern.
- *Mammoth Spring Sale Barn, Mammoth Spring.
- *Moler Livestock Auction Sale, Danville.
- *Montgomery County Auction, Mt. Ida.
- *Morrilton Livestock Auction, Morrilton.
- *Mountain Home Livestock Auction, Mountain Home.
- *Newport Auction, Newport.
- *Ola Auction Sale, Ola.
- *Pocahontas Sales Co., Pocahontas.
- *Polk County Auction, Mena.
- *Producers Stockyards, Inc., North Little Rock.
- *Randolph County Sale Co., Pocahontas.
- *Rector Auction, Rector.
- *Russellville Livestock Sales, Russellville.
- *Scott County Livestock Auction, Waldron.
- *Searcy County Auction Co., Marshall.
- *Siloam Springs Sale Barn, Siloam Springs.
- *Stone County Auction, Mountain View.
- *Sutton Livestock Commission, Hope.
- *Tri-County Auction, Fordyce.
- *Van Buren County Auction Sale, Clinton.
- *Wall's Sales Barn, Hiram, Booneville.
- *Washington County Sale Barn, Fayetteville.
- *Yellville Sale Barn, Yellville.

CALIFORNIA

- *Bakersfield Livestock Auction Co., Bakersfield.
- *Farm Bureau Sales Yard, Visalia.
- *Modoc Auction Yards, Alturas.
- *Oakdale Livestock Auction Yard, Oakdale.
- *Stockton Union Stockyards, Stockton.
- *Red Bluff Farm Bureau Sales Yard, Red Bluff.

- *Roseville Livestock Auction Yard, Roseville.
- *Zinn Bros. Commission Co., El Centro.

COLORADO

- *Alsbury Sales Pavilion, Glenwood Springs.
- *Arkansas Valley Sales Co., Lamar.
- *Basin Livestock Commission Co., Durango.
- *Brush Livestock Commission Co., Brush.
- *Burlington Livestock Sales Co., Burlington.
- *Cortez Sales Barn, Cortez.
- *Craig Livestock Auction, Craig.
- *Delta Sales Yard, Delta.
- *Elizabeth Livestock Auction, Elizabeth.
- *Farmer and Rancher Commission Co., Fort Collins.
- *Farmers Livestock Commission Co., Wray.
- *Fort Collins Sales Yard, Fort Collins.
- *Fowler Auction Co., Fowler.
- *Grand Junction Livestock Auction, Grand Junction.
- *H & G Livestock Commission Co., Montrose.
- *Haxtun Co-op Livestock Exchange, Haxtun.
- *Hess Livestock Commission Co., Pueblo.
- *La Junta Livestock Commission Co., La Junta.
- *Limon Livestock Commission Co., Limon.
- *Longmont Sales Yard, Longmont.
- *Rifle Sales Yard, Rifle.
- *Salida Livestock Commission Co., Inc., Salida.
- *Shultz Sales Yard, Grand Junction.
- *Sterling Livestock Commission Co., Sterling.
- *Stratton Sale Barn, Stratton.
- *Sunset Sales Yard, Greeley.
- *Trinidad Livestock Commission Co., Trinidad.
- *Valley Livestock Auction Co., Grand Junction.
- *Weld Company Livestock Commission Co., Greenley.
- *Winter Livestock Commission Co., La Junta.
- *Wray Sales Barn, Wray.
- *Yuma Livestock Auction, Yuma.

DELAWARE

- Carroll's Sales Co., Dover.
- Goldinger Bros., Inc., Dupont Highway.
- Harris Sales Corp., Odessa.
- Rudnick Live Stock Sales Co., Dover.
- Sullivan Bros., Inc., Townsend.

FLORIDA

- *Jay Livestock Auction Market, Jay.
- *Madison Stockyards, Madison.
- *Paxton Livestock Cooperative Market, Florida (Stella Route).
- *Tindel-Williams Livestock Auction Market, Graceville.

GEORGIA

- *Augusta Livestock Market, Augusta.
- *Bainbridge Stockyards, Bainbridge.
- *Bartow Livestock Commission Co., Cartersville.
- *Carroll County Livestock Sales Barn, Carrollton.
- *Chandler Livestock Market, Metter.
- *Chatham County Stockyard, Savannah.
- *Columbus Stockyard Co., Columbus.
- *Coffee County Livestock Co., Douglas.
- *Cordele Livestock Co., Cordele.
- *Dublin Livestock Commission Co., Dublin.
- *Elberton Livestock Auction Barn, Elberton.
- *Farmer's Livestock Auction, Sylvania.
- *Flint River Livestock Auction, Bainbridge.
- *Georgia Livestock Terminal Market, Macon.
- *Georgia Farm Products Sale Corp., Thomas-ton.
- *Hasty Auction Co., Atlanta.
- *Hudson-Troup Auctions, Fitzgerald.
- *Jepeway-Craig Commission Co., Dublin.
- *Jesup Stock Yard, Jesup.
- *La Grange Stockyards, Inc., La Grange.

*McClure-Burnett Commission Co., Rome.
 *McClure-Burnett Commission Co., Atlanta.
 *Metter Livestock Auction, Metter.
 *Mitchell County Stockyards, Inc., Camilla.
 *Moultrie Livestock Co., Moultrie.
 *Muscogee Livestock Co., Columbus.
 *Northeast Georgia Livestock Auction, Inc., Athens.
 *Pelham Stockyards, Inc., Pelham.
 *Peoples Livestock Market, Inc., Duthbert.
 *Pulaski Stockyard, Hawkinsville.
 *Queen City Livestock Auction Co., Gainesville.
 *Ragsdale-Long Commission Co., Quitman.
 *Seminole Livestock Auction Market, Donalsonville.
 *Shuman Stockyards, Hagan.
 *Smith Stock Yard Company No. 1, Augusta.
 *Smith Stock Yard Company No. 3, Thamsom.
 *Sumter Livestock Association, Inc., Americus.
 *Sutton Livestock Co., Sylvester.
 *Swainsboro Stockyards, Swainsboro.
 *Sylvania Stockyards, Sylvania.
 *Toccoa Livestock Auction, Toccoa.
 *Tri-County Livestock Co., Social Circle.
 *Union Stock Yards, Albany.
 *Valdosta Livestock Co., Inc., Valdosta.
 *Waycross Livestock Market, Waycross.
 *Wilkes County Stockyard, Washington.

IDAHO

*Blackfoot Livestock Commission Co., Blackfoot.
 *Bonners Ferry Sales Yards, Bonners Ferry.
 *Burley Livestock Commission Co., Inc., Burley.
 *Cache Valley Livestock Auction, Preston.
 *Cattlemen's Livestock Auction, Inc., Nampa.
 *Coeur d'Alene Livestock Commission Yards, Coeur d'Alene.
 *Cottonwood Sales Yard, Cottonwood.
 *Davis Livestock Auction, Caldwell.
 *Emmett Livestock Commission Co., Emmett.
 *Gooding Livestock Commission Co., Gooding.
 *Hays Salesyard, Nampa.
 *Jerome Livestock Commission Co., Jerome.
 *Meridian Salesyard, Meridian.
 *Nampa Livestock Commission Co., Nampa.
 *Pocatello Livestock Auction Co., Inc., Pocatello.
 *Rexburg Livestock Auction, Inc., Rexburg.
 *Salmon Sales, Salmon.
 *Sandpoint Livestock Auction Co., Sandpoint.
 *Stockgrowers Commission Co., Twin Falls.
 *Twin City Salesyards, Lewiston.
 *Valley Livestock Commission Co., Rupert.
 *Weiser Livestock Commission Co., Weiser.

ILLINOIS

Anderson, Winlow, Andover.
 Antioch Sales and Commission, Antioch.
 Arnold Livestock Co., Gibson City.
 Arnold Cattle Co., Silvis.
 Arthur Auction Co., Arthur.
 Atkinson Livestock Co., Atkinson.
 Bailey Stockyards, Claude, Princeton.
 Bainbridge Cattle Co., Bryon.
 Barrick Cattle Co., Dixon.
 Bloomington Livestock Sale Pavilion, Bloomington.
 Bothe-Dickey Cattle Co., Woosung.
 Breed's Livestock Sales, Elizabeth.
 Brennan Cattle Co., Kirkland.
 Brennan Company, J. P. Princeton.
 Brennan Cattle Co., Lanark.
 Bristol Livestock Sales, Bristol.
 Brookville Consignment Sale, Polo.
 Brown County Sales Association, Mount Sterling.
 Brown and Stripe Cattle Co., Little York.
 Bruington Cattle Company, George, Mouth.
 Burnidge and Son, Stanley, Hampshire.
 Bunting and Sons, Robert, Albion.
 Canton Livestock, Inc., Canton.
 Carrollton Auction Sales, Carrollton.
 Carthage Community Sale Co., Carthage.

Champaign County Livestock Marketing Association, Urbana.
 Charleston Livestock Auction, Charleston.
 Chaudoir, Joe, Wapella.
 Chicago Producers Commission Association, Montgomery.
 Chicago Producers Commission Association, Malta.
 Chicago Producers Commission Association, Princeton.
 Colchester Sales Association, Colchester.
 Clinton Livestock Sales, Clinton.
 D.B.D. Livestock Co., Lyndon.
 Dalrymple and Son, W. P., El Paso.
 Danville Livestock Commission Co., Danville.
 Darling and Heller, Washington.
 Davis Cattle Company, Loren, Elburn.
 DeWane's Livestock Exchange, Belvidere.
 Drehman Robert, Geneseo.
 Duplan and Rowand Livestock Commission, Chicago.
 Emge Packing Co., Palestine.
 Farley, H. L., Leland.
 Feller Livestock Sales, Cissna Park.
 Flanagan Livestock Auction, Flanagan.
 Frailey Stock Farm, Ray, O'Fallon.
 Franklin County Livestock and Commission Co., Sesser.
 Freehill Cattle Co., Melvin.
 Gast, Ervin, Earlville.
 Geneseo Sales Co., Geneseo.
 Geneseo Cattle Co., Geneseo.
 Greentop Farm Cattle Sales, Milledgeville.
 Gudema, Herman, Shannon.
 Haach, Hilbert M., Forreton.
 Hartwig, W. C., Rockford.
 Hays Cattle Co., Polo.
 Hennessey and Smith, Paris.
 Hickley Livestock Sales, Hickley.
 Hilltop Sales Barn, Alton.
 Howard Cattle Co., Peoria.
 Halbert Cattle Co., Inc., J. C., Carbon Cliff.
 Hunter, Frank, De Kalb.
 Hutchison and Obrecht Cattle Co., Cambridge.
 Illinois Auction Commission Co., Paris.
 Jefferson County Sale Barn, Mt. Vernon.
 Jennings Sales Co., Macomb.
 Johnson, Paul, Waterman.
 Kays, Edith and John, Ottawa.
 Kearney, Kenneth, Mason.
 Kenyon and Sons, Jack, Maple Park.
 Knoxville Community Sale Co., Inc., Knoxville.
 Landes Cattle Co., Paris.
 La Salle County Livestock Marketing Center, Ottawa.
 Lazarus, Sam, Polo.
 Leur and Sons, Peter, Sugar Grove.
 Livestock Service, Inc., Ohio.
 Ludwig Cattle Co., Genoa.
 Ludwig Cattle Co., Sycamore.
 Macon County Sales Barn, Decatur.
 Mansholt, Allan, Staunton.
 Mansholt, Chester, Alhambra.
 Max Smart and A. W. Krug, Ashton.
 Mendota Livestock Auction, Mendota.
 Meredith, Les, Elburn.
 Midwest Cattle Co., Forrest.
 Milford Sales and Commission Co., Milford.
 Mitchell Cattle Co., Earlville.
 Morgan, Armour, Tilton Yards.
 Montgomery, L. F., Somonauk.
 Morton Sales Barn, Morton.
 Neal Livestock, Don, Paris.
 Paris Livestock Sales Co., Paris.
 Olney Livestock Commission Co., Inc., Olney.
 Palmyra Sale Co., Palmyra.
 Pecatonica Livestock Exchange, Pecatonica.
 Penfield Community Sale, Penfield.
 Peoria Livestock Marketing Co., Peoria.
 Perry Livestock Sales, Lostant.
 Peterson Sale Barn, Wyoming.
 Phillips Livestock, Urbana.
 Pittsfield Community Sales, Pittsfield.
 Plowman, Kenneth, Lakewood.
 Pontiac Livestock Sales, Pontiac.
 Potomac Stockyards, Potomac.
 Preston Bros. Livestock Dealers, Baldwin.

Price Cattle Co., Shelbyville.
 Princeton Sale Barn, Princeton.
 Princeville Livestock Sales, Princeville.
 Pullin Auction, Metropolis.
 Quincy Sales Co., Quincy.
 Richardson, Leo, Earlville.
 Richardson Cattle Co., Sheldon.
 Rock Island Auction Sales, Rock Island.
 Richardson Cattle Co., Marshall.
 Roe's Consignment Sale, Chana.
 Ryan, T. H., Martinsville.
 Rumle, LaVern, Burlington.
 Russell Cattle Co., Tiskilwa.
 Savanna Livestock Sales, Savanna.
 Seward Livestock Co., Seward.
 Schrader Consignment Sale, Dakota.
 Sheldon Livestock Co., Sheldon.
 Shoemaker Livestock, Colfax.
 Simpson, Russell, Tower Hill.
 Slater Sale Pavilion, Pana.
 Smith Livestock Dealers, Walter, Wyoming.
 Souders Stockyards, Brookport.
 Southwestern Cattle Co., Shirley.
 Springfield Stockyards, Springfield.
 Steele and Co., Henry, Montgomery.
 Stephens Livestock, Hutsonville.
 Stille Livestock Co., Marion.
 Stoutenborough Auction, Springfield.
 Sullivan and Sons, Elburn.
 Tallula Cattle Co., Tallula.
 Vermillion Company Livestock Marketing Association, Danville.
 Viola Auction Co., Viola.
 Waldee Order Buyer, Lloyd B., Waterman.
 Walnut Sale Co., Walnut.
 Warren and Sons, Russell, Ottawa.
 Wertheimer Cattle Co., Inc., Durand.
 Wertheimer Cattle Co., Inc., Galesburg.
 Wertheimer Cattle Co., Montgomery.
 Wertheimer Cattle Sales, Burlington.
 West Kankakee Livestock Sale, Kankakee.
 Western Cattle Co., Mendota.
 Western Cattle Co., Elmwood.
 White, Lyle, Washburn.
 Wier Cattle Co., Galesburg.
 Wolf and Sons, W. F., Canton.
 Winslow Sale Barn, Winslow.
 Wilson Sale Co., Fairview.
 Woodson Sale Barn, Woodson.
 Woodford County Livestock Sale, Inc., El Paso.
 Worrell Cattle Co., Artie, Milledgeville.
 Wyss, William, Danforth.

INDIANA

*Boswell Livestock Commission, Boswell.
 *Fort Wayne Livestock Auction, Fort Wayne.
 *Fountain County Livestock Commission, Veedersburg.
 *Marshall County Community Sale Livestock Market, Plymouth.
 *Producers Marketing Association, Centerville.
 *Producers Marketing Association, Montpelier.
 *Producers Marketing Association, Terre Haute.
 *Producers Marketing Association, Vincennes.
 *Reynolds Sales Barn, Reynolds.
 *Shipshewana Livestock Auction, Shipshewana.
 *Valparaiso Community Sale, Valparaiso.

IOWA

Ackley Sales Pavilion, Ackley.
 Adams County Auction Co., Corning.
 Adel Sales Pavilion, Adel.
 Anita Auction Co., Anita.
 Algona Sale Co., Algona.
 Ankeny Sales Pavilion, Ankeny.
 Aplington Sales Pavilion, Aplington.
 Baxter Sale Co., Baxter.
 Belle Plaine Livestock Commission Co., Belle Plaine.
 Boone Sales Co., Boone.
 Bowman Cattle Co., Maquoketa.
 Chariton Sales Co., Chariton.
 Cherokee Livestock Auction Co., Inc., Cherokee.

Clear Lake Auction Co., Clear Lake.
 Coggon Livestock Sales Co., Coggon.
 DeVries Auction Co., Buffalo Center.
 Dunlap Sale Co., Dunlap.
 Farmers Livestock Exchange, Waukon.
 Farmers Sale Co., Carroll.
 Garner Sales Co., Garner.
 Grinnell Livestock Exchange, Grinnell.
 Hampton Sales Co., Hampton.
 Harlan Auction Co., Harlan.
 Humeston Sale Barn, Humeston.
 Kalona Sales Barn, Kalona.
 Knickman Livestock Sales Co., Council Bluffs.
 Lamoni Sale Corp., Lamoni.
 Le Mars Sales Co., Le Mars.
 Madison County Auction, Winterset.
 Marshalltown Livestock Auction, Marshalltown.
 Marvel Sales Co., Webster City.
 Montezuma Sales Pavilion Co., Montezuma.
 Moorhead Sale Barn, Moorhead.
 Mount Ayr Livestock Market, Mount Ayr.
 New Sharon Sale Co., Inc., New Sharon.
 Newton Sale Co., Newton.
 Nishna Valley Sales Co., Shenandoah.
 Northside Sales Co., Sibley.
 North West Iowa Livestock Exchange, Alta.
 Northwood Sales Co., Inc., Northwood.
 Ogden Sale Barn, Ogden.
 Oskaloosa Sales Co., Oskaloosa.
 Perry Sales Pavilion, Perry.
 Rock Valley Sales Co., Rock Valley.
 Russell Sales Co., Russell.
 Saint Ansgar Sale Barn, Saint Ansgar.
 Sheldon Sales Co., Sheldon.
 Sioux Center Sales Co., Sioux Center.
 Spencer Dairy Cattle Exchange, Spencer.
 Spencer Livestock Sales, Spencer.
 Storm Lake Auction Co., Storm Lake.
 Story City Auction Sales, Story City.
 Tabor Sales Barn, Tabor.
 Thompson Livestock Commission Co., Lamoni.
 Traer Sales Barn, Traer.
 Tripoli Sales Co., Tripoli.
 Ute Sale Barn, Ute.
 Waukon Sales Commission, Waukon.
 Waverly Sales Co., Waverly.
 Wehrheim Commission Firm (V. H.), Webster City.
 Witthauer Auction, Council Bluffs.

KANSAS

*A. C. Sale Co., Arkansas City.
 *Abilene Livestock Sales Co., Abilene.
 *Allen County Livestock Auction, Gas City.
 *Anthony Livestock Co., Anthony.
 *Ashland Sales Co., Ashland.
 *Atchison County Auction Co., Atchison.
 *AT and SF Stockyards, Emporia.
 *Atwood Sale Barn, Atwood.
 *Belleville Sale Co., Belleville.
 *Bronson Community Sale, Bronson.
 *Caldwell Community Sale, Caldwell.
 *Cedar Vale Sales Co., Cedar Vale.
 *Central Livestock Sales Co., S. Hutchinson.
 *Chandler Sales Co., Smith Center.
 *Chanute Sale Pavilion, Chanute.
 *Clay Center Sale Co., Clay Center.
 *Clemence-Morrison Livestock Commission, Salina.
 *Cloud County Livestock Commission Co., Concordia.
 *Coffeyville Livestock Commission Co., Coffeyville.
 *Colby Sale Barn, Colby.
 *Coldwater Sales Co., Coldwater.
 *Concordia Sales Co., Concordia.
 *Council Grove Livestock Auction, Council Grove.
 *Dickinson County Livestock Co., Abilene.
 *Dighton Livestock Market, Dighton.
 *Dodge City Livestock Commission Co., Dodge City.
 *Douglass Sale Co., Douglass.
 *Downs Sales Co., Downs.
 *Dumler Bros. Livestock Commission Co., Russell.
 *Effingham Auction Co., Effingham.
 *El Dorado Livestock, El Dorado.

*Emporia Livestock Sale Co., Emporia.
 *Flint Hills Livestock Sales, Inc., Florence.
 *Ft. Scott Sale Co., Fort Scott.
 *Franklin County Sales Co., Ottawa.
 *Fredonia Sales Co., Fredonia.
 *Garden City Sale Co., Garden City.
 *Gassaway Sale Co., Plainville.
 *Giger Sales Co., Emporia.
 *Goodland Livestock Commission Co., Goodland.
 *Hansen Livestock Auction, Beloit.
 *Harper Livestock Sale Co., Harper.
 *Hays Livestock Community Sales, Hays.
 *Herington Livestock Auction Co., Herington.
 *Hiawatha Livestock Auction, Hiawatha.
 *Hill City Sale Barn, Hill City.
 *Holton Community Sale, Holton.
 *Holton Livestock Exchange, Holton.
 *Hoxie Livestock Sale, Hoxie.
 *Hugoton Livestock Commission Co., Hugoton.
 *Hutchinson Livestock Sale Pavilion, Hutchinson.
 *Kinsley Livestock Sales Co., Kinsley.
 *Kloma Sales Co., Kloma.
 *Koenig Sale Barn, Manhattan.
 *Lawrence Livestock Sales Co., Lawrence.
 *Leavenworth Community Sale, Leavenworth.
 *Lenexa Community Sale, Lenexa.
 *Leoti Livestock Sales, Leoti.
 *Liberal Livestock Sales Co., Liberal.
 *Lincoln Sales Co., Lincoln.
 *Lindsborg Livestock Commission, Lindsborg.
 *Lyons Sale Pavilion, Lyons.
 *Mankato Sales Co., Mankato.
 *Marysville Livestock and Commission Co., Marysville.
 *McKinley-Winter Livestock Commission Co., Dodge City.
 *Meade Livestock Commission Co., Meade.
 *Medicine Lodge Sales Co., Medicine Lodge.
 *Minneapolis Sales Pavilion, Minneapolis.
 *Natoma Sale Co., Natoma.
 *Ness City Livestock Commission Co., Ness City.
 *Newton Livestock Auction Market, Newton.
 *Norton Livestock Commission Co., Norton.
 *Oakley Livestock Sales Co., Oakley.
 *Oberlin Sale Barn, Oberlin.
 *Osborne Livestock Commission Co., Osborne.
 *Ottawa Market Sale, Ottawa.
 *Paola Market Sale, Paola.
 *Phillipsburg Livestock Commission Co., Phillipsburg.
 *Pratt Livestock Commission Co., Pratt.
 *Quinter Sale Barn, Quinter.
 *Rush County Sales Co., La Crosse.
 *St. Francis Livestock Commission Co., St. Francis.
 *Schooler and Son, Frankfort.
 *Southeastern Kansas Sales Co., Stockton.
 *Stockton Livestock Commission Co., Stockton.
 *Stockyards Commission Co., Great Bend.
 *Sylvan Sales Co., Sylvan Grove.
 *Syracuse Sale Co., Syracuse.
 *Tri-State Sale, Elkhart.
 *Valley Falls Livestock Auction, Valley Falls.
 *WaKeeney Livestock Commission Co., WaKeeney.
 *Washington Sale Co., Washington.
 *Wellington Sales Co., Wellington.
 *Wilson Livestock Auction, Salina.
 *Winfield Sales Co., Winfield.
 *Zima Livestock Sales Co., Emmett.

KENTUCKY

Adair County Stockyards, Columbia.
 *Albany Stockyards, Albany.
 *Berry and Son Stockyards, R. B., Clinton.
 *Berry and Whitford Stockyard, Mayfield.
 *Blue Grass Stockyards Co., Lexington.
 *Bowling Green Livestock Market, Inc., Bowling Green.
 *Boyle County Stockyards Co., Danville.
 *Brown and Whayne Stockyards, Clinton.
 *Burkesville Stockyards, Burkesville.
 *Carlisle Stockyards, Carlisle.
 *Catlettsburg Live Stock Sales Co., Catlettsburg.

*Christian County Livestock Market, Inc., Hopkinville.
 *Clay-Gentry, Lexington.
 *Cynthiana Stockyards, Cynthiana.
 *Edmonton Livestock Market, Edmonton.
 *Farmers Commission Co., Inc., Tompkinsville.
 *Farmers Livestock Auction, Mayfield.
 *Farmers Livestock Market, Inc., Somerset.
 *Farmers Livestock Market, London.
 *Farmers Livestock Market, Louisa.
 *Farmers Stockyard, Flemingsburg.
 *Farmers Stockyards Co., Inc., Mt. Sterling.
 *Franklin Livestock Market, Inc., Franklin.
 *Garrard County Stockyards, Lancaster.
 *Glasgow Livestock Market, Glasgow.
 *Green County Stockyards, Greensburg.
 *Hopkinsville Livestock Co., Hopkinsville.
 *Horse Cave Stockyard, Horse Cave.
 *Hutcherson Livestock Market, Glasgow.
 *Lebanon Stockyards, Inc., Lebanon.
 *Lincoln County Stockyards, Inc., Stanford.
 *Logan County Livestock Co., Inc., Russellville.
 *Madison Sales Co., Richmond.
 *Maysville Stockyards, Maysville.
 *Middlesboro Auction Co., Middlesboro.
 *Murray Livestock Co., Murray.
 *O.K. Stockyard, Maysville.
 *Olive Hill Livestock Co., Olive Hill.
 *Paintsville Livestock Market, Paintsville.
 *Paris Stockyards, Paris.
 *Ratcliff Stockyards, Mount Sterling.
 *Russell County Stockyards, Russell.
 *Science Hill Stockyards, Science Hill.
 *Sparta Stockyards Co., Sparta.
 *Thompkinsville Livestock Market, Thompkinsville.

LOUISIANA

*Abbeville Commission Co., Abbeville.
 *Amite Livestock Auction, Inc., Amite.
 *Avoyelles Livestock Commission, Mansura.
 *Barnes Commission Co., Lake Charles.
 *Bastrop Livestock Auction, Bastrop.
 *Brabham Livestock Commission Market, Leesville.
 *Calhoun Livestock Commission, Mansfield.
 *Clark Commission Co., Benton.
 *Coltharp's Livestock Market, De Ridder.
 *Delhi Livestock Auction, Delhi.
 *De Quincy Cattle Sales, Inc., De Quincy.
 *Dominique's Cow Palace, Bossier City.
 *Dominique's Inc., Opelousas.
 *Dominique's Livestock Auction, Alexandria.
 *Dominique's Stockyards, Baton Rouge.
 *Dominique's Stockyards, Lafayette.
 *Eunice Stockyard, Eunice.
 *Farmer and Stockman Auction, Clarence.
 *Farmerville Livestock Auction, Farmerville.
 *Franklin Livestock Auction, Winnsboro.
 *Franklinton Stock Yards, Inc., Franklinton.
 *Grand Cane Livestock Commission, Grand Cane.
 *Hodges and Co., W. H., Crowley.
 *Hodges and Co., W. H., Alexandria.
 *Hodges and Co., W. H., New Roads.
 *Hodges and Co., W. H., Tallulah.
 *Homer Livestock Auction, Homer.
 *Jennings Commission Barn, Opelousas.
 *Jennings Stockyards, Baton Rouge.
 *Kentwood Stockyard, Kentwood.
 *Lum Brothers Stockyards, Inc., Ferriday.
 *Micelle's Commission Barn, Lake Charles.
 *Micelle's Commission Yard, Lacassine.
 *Lake Charles Commission Co., Lake Charles.
 *Raceland Stockyards, Raceland.
 *Red River Livestock Auction, Coushatta.
 *Ruston Stockyards, Inc., Ruston.
 *Tate Commission Barn, Joe, Ville Platte.
 *Volron's Stockyards, Thibodaux.
 *Welsh Stockyards, Welsh.
 *West Monroe Livestock Auction, Inc., West Monroe.
 *Zachary Stockyards, Zachary.

MARYLAND

Aberdeen Sales Co., Aberdeen.
 Caroline Sales Co., The Denton.
 Cumberland Stock Yard, Inc., Cumberland.

Eyler's Live Stock Market, Thurmont.
Farmers Live Stock Exchange, Inc., Boonsboro.
Four States' Livestock Sales, Inc., Hagers-town.
*Frederick Livestock Auction, Inc., Frederick.
Friend Stock Yard, Inc., Accident.
Grantsville Auction Market, Grantsville.
Rudnick Live Stock Sales, Harry, Galena.
Western Maryland Stock Yards, Inc., Westminster.
Woodsboro Livestock Sale, Inc., Walkersville.

MASSACHUSETTS

*Brighton Stock Yards Co., Brighton.
Deveno Livestock Commission, Southwick.
Michelson's Cattle Auction, South Easton.
Northampton Coop. Auction, Northampton.

MICHIGAN

*Adrian Livestock Auction, Adrian.
*Cass Livestock Sale, Cassopolis.
*Coldwater Livestock Auction, Coldwater.
*Dixon Bros. Livestock Auction, Jackson.
*Dundee Livestock Auction, Dundee.
Howell Livestock Auction, Howell.
*Linsmeier Livestock Auction, Menominee.
*Marlette Livestock Approved, Marlette.
*Napoleon Livestock Auction, Napoleon.
Sturgis Livestock Auction Sale, Sturgis.

MISSISSIPPI

*Amory Commission Co., Amory.
*Batesville Livestock Auction, Batesville.
*Billingsley Auction Sale, Doc, Senatobia.
*Booneville Commission Co., Booneville.
*Case Stock Yards, Bude.
*Chickasaw Commission Co., Houston.
*Clarksdale Livestock Sales Co., Clarksdale.
*Clay County Stockyards, Inc., West Point.
*Columbus Livestock Commission Co., Columbus.
*Corinth Livestock Auction Co., Corinth.
*Decatur Stockyard, Decatur.
*Deer Creek Stockyards, Hollandale.
*Dixie Stockyard, Meridian.
*Felders Livestock Sales Co., Summit.
*George County Stock Yards, Lucedale.
*Graves Livestock Co., Winona.
*Grenada Livestock Exchange, Grenada.
*Gulfport Stockyards, Gulfport.
*Hattiesburg Stockyards, Inc., Hattiesburg.
*Henderson Sales Co., Corinth.
*Hernando Auction Co., Hernando.
*Hodges and Sons, W. H., Liberty.
*Jackson County Stockyards, Pascagoula.
*Jefferson County Stock Yards, Fayette.
*Kosciusko Stock Yards Co., Kosciusko.
*L and S Community Sales, Columbia.
*Laurel Stock Yards, Laurel.
*Leake County Commission Co., Carthage.
*Lexington Sales Co., Lexington.
*Lincoln County Livestock Commission Co., Brookhaven.
*Lipscomb Commission Co., Como.
*Livestock Producers Association, Tylertown.
*Lum Bros. Stockyards, Natchez.
*Lum Commission Co., Vicksburg.
*Meridian Stockyards, Inc., Meridian.
*Mississippi Livestock Producers Association (North Yard), Jackson.
*Mississippi Livestock Producers Association (South Yard), Jackson.
*Moore and Woods Commission Co., Macon.
*Neshoba County Stockyards, Philadelphia.
*New Albany Sales Company, New Albany.
*Olive Branch Sales Co., Oliva.
*Owen Bros. Stockyard, Meridian.
*Owen Bros. Stockyards, Hattiesburg.
*Peelers Livestock Sales, Kosciusko.
*Prentiss Auction Sale, Prentiss.
*Pontotoc Sales Co., Pontotoc.
*Richton Stock Yards, Richton.
*Ripley Sales Co., Ripley.
*Shaw and Gray Commission Co., Oxford.
*Starkville Livestock Commission Co., Starkville.
*Stiles Livestock Commission Co., Sturgis.
*Tri-State Stock Yards, Inc., Greenville.
*Tupelo Livestock Auction, Tupelo.

*Union Stock Yards, Jackson.
*Waynesboro Livestock Yards, Waynesboro.
*Wilson and Jackson Commission Co., Pontotoc.
*Winston County Community Sales, Louisville.

MISSOURI

Adair County Sale Barn, Kirksville.
Alton Sales Co., Alton.
Ava Sales Co., Ava.
Baker, Roy Sales Co., Butler.
Beebe Brothers Salesbarn, Warrenburg.
Bowling Green Auction Co., Bowling Green.
Brunswick Sale Co., Brunswick.
Butler Community Sale, Butler.
Callaway Stock Sales Association, Fulton.
Carrollton Livestock Auction, Carrollton.
Central Missouri Sales Co., Sedalia.
Charleston Auction Co., Charleston.
Clark County Sales Co., Kahoka.
Clawson Auction Co., Eldorado Springs.
Columbia Livestock Auction, Inc., Columbia.
Cox Auction Sale, Noel, Ozark.
Crocker Sales, Crocker.
Davis-Johnston Patrick's Sales and Commission Co., Boonville.
Doniphan Auction Sales Co., Doniphan.
Drexel Community Sale, Drexel.
Edina Sale Co., Edina.
Fairground Sale Co., Maryville.
Farmers and Traders Commission Co., Inc., Palmyra.
Farmington Auction Co., Inc., Farmington.
Frale Sale Pavilion, Chillicothe.
Fredericktown Auction Co., Inc., Fredericktown.
Gainesville Sale Barn, Gainesville.
Gallatin Livestock Commission Co., Gallatin.
Graham Auction, Mansfield.
Grant City Sale Barn, Grant City.
Green City Auction Co., Green City.
Hannibal Sale Co., Inc., Hannibal.
Hinds Sale Co., Memphis.
Joplin Friday Sales Day, Joplin.
Kennett Sales Co., Inc., Kennett.
Kirksville Community Sale, Kirksville.
Lewis County Auction Co., Lewistown.
Lexington Livestock Auction, Lexington.
Licking Auction Sales Co., Licking.
Linn County Auction Co., Brookfield.
Lockwood Community Sales, Inc., Lockwood.
Lolli Sales Pavilion, Macon.
Malden Sale Co., Malden.
Marshfield Sale Barn, Marshfield.
Maryville Auction Co., Maryville.
McDonald County Sale Co., Goodman.
Mexico Stockyards Co., Mexico.
Milan Auction Co., Milan.
Moberly Livestock Auction, Moberly.
Monett Sale Co., Monett.
Montgomery County Auction, Wellsville.
Mountain Grove Livestock Auction, Mountain Grove.
Munn Sale Barn, New Cambria.
Neosho Commission Sale, Neosho.
Nevada Sale Co., Nevada.
New Palmyra Sale Co., Palmyra.
Odessa Commission Sale, Odessa.
Olean Sale Co., Olean.
P and M Auction, Sikeston.
Pasley Auction Co., C. M., Osceola.
Payne Auction Sales, Lebanon.
Platte County Sales Co., Platte City.
Poplar Bluff Sales Co., Poplar Bluff.
Potosi Auction Co., Potosi.
Prairie Center Sales Co., King City.
Princeton Sale Co., Princeton.
Ray County Sale, Richmond.
Rhodes Commission Co., Advance.
Robertson's Community Sale, Bethany.
Rockport Sales Pavilion, Inc., Rockport.
Salem Auction Co., Salem.
Schuyler Sales Association, Lancaster.
Shelbina Auction Co., Shelbina.
Sikeston Auction Co., Sikeston.
St. James Auction Co., St. James.
St. Joseph Live Stock Auction, St. Joseph.

Stewart's Sales Pavilion, Cameron.
Summersville Auction Sale, Summersville.
Thayer Sales Co., Thayer.
Trenton Livestock Market, Trenton.
Unionville Auction Co., Unionville.
Versailles Auction Co., Versailles.
Warsaw Sales Co., Warsaw.
Wetty Bros. Sales Pavilion, Nevada.
Wentzville Auction Co., Wentzville.
West Plains Livestock Auction, West Plains.
Wheaton Community Sale, Wheaton.
Windsor Auction Co., Windsor.

MONTANA

*Billings Livestock Commission Co., Billings.
*Glendive Auction Co., Inc., Glendive.
*Miles City Livestock Auction Co., Miles City.
*Yellowstone Livestock Commission Co., Sidney.

NEBRASKA

*Ainsworth Sale Yard, Ainsworth.
*Albion Sales Pavilion, Albion.
*Alliance Livestock Commission Co., Alliance.
*Alma Sale Barn, Alma.
*Ashland Sale Barn, Ashland.
*Atkinson Livestock Market, Atkinson.
*Augustin Brothers Sale Yard, Shelby.
*Aurora Sale Pavilion, Aurora.
*Bassett Livestock Sales Co., Bassett.
*Beatrice Sales Pavilion, Beatrice.
*Beaver Valley Sale Barn, Beaver City.
*Benkelman Sales Co., Benkelman.
*Blue Hill Sales Co., Blue Hill.
*Burwell Livestock Market, Burwell.
*Butte Livestock Market, Butte.
*Bloomfield Community Market, Bloomfield.
*Central Nebraska Commission Co., Broken Bow.
*Chadron Sales Co., Chadron.
*Chappell Livestock Commission Co., Chappell.
*Christensen Livestock Commission Co., Fullerton.
*Columbus Sales Pavilion, Columbus.
*Colorado-Montana Cattle Co., Lincoln.
*Community Sale, Central City.
*Crawford Sales Co., Inc., Crawford.
*Creighton Livestock Market, Creighton.
*Deshler Livestock Commission Co., Deshler.
*Dooley Auction Market, Wahoo.
*Dovel Sale Barn, Auburn.
*Elkhorn Valley Cattle Co., Norfolk.
*Ericson Livestock Market, Ericson.
*Ewing Livestock, Ewing.
*Fairbury Livestock Co., Fairbury.
*Falls City Auction Co., Falls City.
*Farmers Livestock Sales Co., Benkelman.
*Friend Sale Barn, Friend.
*Gordon Sales Co., Gordon.
*Hebron Livestock Commission Co., Hebron.
*Holdrege Livestock Commission Co., Holdrege.
*Imperial Sales Co., Imperial.
*Kearney Livestock Commission Co., Kearney.
*Kimball Livestock Auction, Kimball.
*Laurel Sales Co., Laurel.
*Lexington Livestock Commission Co., Lexington.
*Lincoln Livestock Commission Co., Lincoln.
*Lockwood Livestock Auction Co., South Sioux City.
*McCook Livestock Commission Co., McCook.
*McKee Sales Co., Superior.
*Minden Livestock Sales Co., Minden.
*Morrison Livestock Commission Co., Scottsbluff.
*Neligh Livestock Commission Co., Neligh.
*Newman Grove Sales Co., Newman Grove.
*Nebraska City Sales Barn, Nebraska City.
*Nebraska Livestock Commission Co., Hastings.
*Nebraska Livestock Sales, Inc., Lincoln.
*Nollett Livestock Sales, Valentine.
*Norfolk Livestock Sales Co., Norfolk.
*North Bend Auction Co., North Bend.
*O and O Commission Co., Kearney.
*O'Neill Livestock Market, O'Neill.
*Ogallala Livestock Commission Co., Ogallala.
*Ord Livestock Market, Ord.

*Oshkosh Livestock Commission Co., Oshkosh.
 *Oxford Livestock Commission Co., Oxford.
 *Pawnee Livestock Co., Pawnee City.
 *Pender Livestock Sales Co., Pender.
 *Plattsmouth Sale Barn, Plattsmouth.
 *Red Cloud Sales Co., Red Cloud.
 *Republican Valley Livestock Auction, Franklin.
 *Seward Sales Barn, Seward.
 *Sheridan Livestock Commission Co., Rushville.
 *Sidney Livestock Sales Pavilion, Sidney.
 *Sioux County Auction Co., Harrison.
 *Spalding Livestock Market, Spalding.
 *Stickelman Livestock Commission Co., Gothenburg.
 *Superior Sales Co., Inc., Superior.
 *Sutton Sales Pavilion, Sutton.
 *Syracuse Sales Pavilion Co., Syracuse.
 *Tecumseh Livestock Market, Tecumseh.
 *Thedford Livestock Sales Co., Thedford.
 *Third City Livestock Commission Co., Grand Island.
 *Tilden Livestock Market, Tilden.
 *Tri-State Livestock Commission Co., McCook.
 *Union Livestock Commission Co., Scottsbluff.
 *Valentine Livestock Auction Co., Valentine.
 *Verdigre Livestock Auction Market, Inc., Verdigre.
 *Wayne Sales Co., Wayne.
 *Webb Livestock Commission Co., Grand Island.
 *Wells Commission Co., Fremont.
 *West Point Sales Co., West Point.
 *Western Livestock Auction Co., North Platte.
 *Wisner Livestock Sales Co., Wisner.
 *York Livestock Commission Co., York.
 *Zimmerman Stockyards, Blair.

NEVADA

*Elko Livestock Sales, Elko.
 *Love-lock Livestock Commission Co., Love-lock.
 *Midwest Livestock Commission Co., Fallon.
 *Nevada Livestock Commission Co., Sparks.

NEW JERSEY

*Community Livestock Auction, Woodstown.
 *Flemington Auction Market, Flemington.
 *Harris Sales Co., Woodstown.
 *Jaeger's Auction Market, Sussex.
 *Livestock Cooperative Auction Market Association, of North Jersey, Inc., Hackettstown.
 *Zlotkin Auction, Henry, Freehold.

NEW MEXICO

*Monroe Branding and Cattle Co., Clovis.
 *New Mexico Livestock Exchange, Inc., Albuquerque.
 *Portales Livestock Commission Co., Portales.
 *Roswell Livestock Commission Co., Roswell.
 *South Second Street Commission Co., Albuquerque.
 *Williams-Bokey Cattle Co., Clovis.

NEW YORK

Adams Commission Sales, Spike, Granville.
 Burton Livestock Exchange, Vernon.
 Cambridge Valley Livestock Market, Cambridge.
 Chambers and Sons, Inc., D.R., Unadilla.
 Chatham Area Auction Coop., Inc., Chatham.
 Dansville Commission Auction, Dansville.
 DiBello Commission Sales, Ben, Hannibal.
 Dupont's Commission Auction, Little Falls.
 Dupont's Commission Auction, Fort Plain.
 Empire Livestock Marketing Cooperative, Inc., Bath.
 Empire Livestock Marketing Cooperative, Inc., Bullville.
 Empire Livestock Marketing Cooperative, Inc., Caledonia.
 Empire Livestock Marketing Cooperative, Inc., Dryden.

Empire Livestock Marketing Cooperative, Inc., Gouverneur.
 Empire Livestock Marketing Cooperative, Inc., Greene.
 Empire Livestock Marketing Cooperative, Inc., Oneonta.
 Empire Livestock Marketing Cooperative, Inc., Watertown.
 Empire Livestock Marketing Cooperative, Inc., West Winfield.
 Farmer's Livestock Market, Bath.
 Gentner Livestock Commission Market, Raymond, Springville.
 Hillsdale Farmers Auction, Inc., Hillsdale.
 Horseheads Livestock Market, Horseheads.
 Hudson Valley Live Stock Market, Waterford.
 N. Johncox Sons Livestock Auction, Palmyra.
 Kaplan and Son, Inc., J. M., Millerton.
 Kimball Stand Commission Sales, Jamestown.
 Luthers' Livestock Commission Market, Wassala.
 Maplehurst Livestock Market, Hinsdale.
 Milford Commission Sales Stables, Inc., Milford.
 Miller's Livestock Market, Argyle.
 Neverett, H. L., and Sons, Chazy.
 Neverett, H. L., and Sons, Malone.
 Norvel Reed, Sherman.
 Norwich Commission Sale, Norwich.
 Owego Livestock Sales, Owego.
 Pavilion Livestock Market, Pavilion.
 Southern Cayuga Commission Sales, Moravia.
 Southern Tier Livestock Market, Whitney Point.
 Stillson Tweedie, Walton.
 Sullivan Bros., Utica.
 Sunny Acres Livestock Market, Bombay.
 Walkill Livestock Market, Walden.
 Wickham's Commission Auction, Ovid.

NORTH DAKOTA

*Beulah Livestock Auction Sales, Beulah.
 *Dobler Livestock Sales Co., Ashley.
 *Edgeley Livestock Sales Co., Edgeley.
 *Ellendale Livestock Sales Co., Ellendale.
 *Harrington Bros., Mayville.
 *Harrington Bros., Minot.
 *Harrington Bros., Valley City.
 *Harvey Livestock Sales Pavilion, Harvey.
 *Hettinger Livestock Sales Co., Hettinger.
 *Home Base Auction Co., Bowman.
 *Jamestown Sales Co., Jamestown.
 *J. K. L. Cattle Co., Williston.
 *Kamrath Sales Pavilion, Mott.
 *Linton Livestock Sales Co., Linton.
 *Mandan-Bismarck Livestock Commission Co., Mandan.
 *Minot Livestock Auction, Minot.
 *Missouri Slope Auction Sales, Inc., Bismarck.
 *Napoleon Livestock Auction, Inc., Napoleon.
 *Park River Livestock Sales Co., Park River.
 *Schnell Livestock Auction, Dickinson.
 *Stockmen's Livestock Auction, Ellendale.
 *Western Livestock Co., Inc., Dickinson.
 *Williston Livestock Commission Co., Williston.
 *Wishek Livestock Market, Wishek.

OHIO

*Athens Livestock Sales Co., Athens.
 *Bloomfield Livestock Auction, North Bloomfield.
 *Canfield Livestock Auction, Canfield.
 *Carrollton Livestock Auction, Carrollton.
 *Columbus Union Stockyards, Columbus.
 *Creston Livestock Sales, Creston.
 *Damascus Livestock Auction, Damascus.
 *Delta Livestock Auction, Delta.
 *Dorset Livestock Auction, Dorset.
 *Elkton Auction, Elkton.
 *Farmers Livestock Association, Wooster.
 *Farmers' Livestock Auction, Inc., Marietta.
 *Geauga Livestock Commission, Middlefield.
 *Gibsonburg Livestock Auction, Gibsonburg.
 *Kidron Auction Co., Kidron.

*Lugbill Bros., Inc., Archbold.
 *Marietta Livestock Market, Inc., Marietta.
 *Muskingum Livestock Sales Co., Zanesville.
 *Oak Harbor Livestock Sales, Oak Harbor.
 *Ohio Valley Livestock Co., Gallipolis.
 *Orville Livestock Auction, Orville.
 *Peoples Livestock Exchange, Greenville.
 *Pickaway Livestock Co-op Association, Circleville.
 *Producers Livestock Association, Bucyrus.
 *Producers Livestock Association, Chillicothe.
 *Producers Livestock Association, Columbus.
 *Producers Livestock Association, Coshocton.
 *Producers Livestock Association, Findlay.
 *Producers Livestock Association, Hicksville.
 *Producers Livestock Association, Hillsboro.
 *Producers Livestock Association, Lancaster.
 *Producers Livestock Association, Marion.
 *Producers Livestock Association, Mt. Vernon.
 *Producers Livestock Association, Wapakoneta.
 *Producers Livestock Association, Washington C.H.
 *Producers Livestock Association, Wilmington.
 *Putnam County Livestock Association, Columbus Grove.
 *Sugar Creek Livestock Auction, Sugar Creek.
 *Tiffin Livestock Sales Co., Tiffin.
 *Warren County Sales Barn, Lebanon.
 *Washington C.H. Union Stockyards, Washington C.H.
 *Wheelersburg Livestock Sales Co., Wheelersburg.
 *Zanesville Community Sales Co., Zanesville.

OKLAHOMA

*Beaver Livestock Sale, Beaver.
 *Bluestem Sales, Inc., Dewey.
 *Buffalo Livestock Commission Co., Buffalo.
 *Cherokee Sales Co., Cherokee.
 *Community Auction Sale, Vinita.
 *Durant Livestock Commission Co., Durant.
 *Farmers Livestock Commission Co., Enid.
 *Grove Sales Co., Grove.
 *Guymon Livestock Commission Co., Guymon.
 *Hominy Sale Co., Hominy.
 *Hugo Livestock Exchange, Hugo.
 *Idabel Livestock Commission Co., Idabel.
 *Jay Sale, Jay.
 *Locust Grove Sale, Locust Grove.
 *Maxon Sales Co., Inc., South Coffeyville.
 *Maxon Sales Co., Inc., Welch.
 *Selling Sales Association, Inc., Selling.
 *Shawnee Sale Barn, Shawnee.
 *Sparkman Livestock Sale, Elk City.
 *Stigler Livestock Auction, Stigler.
 *Tecumseh Community Sale, Tecumseh.
 *Tehoma Livestock Commission Co., Inc., Tehoma.
 *Vinita Stockyards Auction Co., Vinita.
 *Woodward Livestock Commission Co., Woodward.

OREGON

*Coos-Curry Livestock Auction, Bandon.
 *Dalles Livestock Commission, The Dalles.
 *Douglas Livestock Market, Wilbur.
 *Enterprise Livestock Auction Co., Enterprise.
 *Hermiston Livestock Commission Co., Hermiston.
 *Klamath Cattle Sales, Klamath Falls.
 *Klamath Stockmen's Commission, Inc., Klamath Falls.
 *Madras Livestock Auction Market, Madras.
 *McMinnville Auction Yard, McMinnville.
 *Midway Auction Co., Medford.
 *Northwestern Livestock Commission Co., Hermiston.
 *Redmond Auction Yard, Redmond.
 *Schricker and Inda Livestock Auction, Sutherlin.
 *South Oregon Livestock Auction Co., Medford.
 *Union Livestock Commission Co., Nyssa.
 *Vale Livestock Commission Co., Vale.
 *Valley Livestock Sale, Lebanon.

PENNSYLVANIA

Belknap Auction Sales, Dayton.
 Carlisle Livestock Market, Carlisle.
 Chambersburg Livestock Sales, Chambersburg.
 Chesley's Livestock Market, North East.
 Danville Livestock Market, Inc., Danville.
 Dewart Livestock Market, Dewart.
 Eighty-four Auction Sales, Inc., Eighty-four.
 Enon Valley Community Sales, Enon Valley.
 Exton Livestock Auction, Inc., Exton.
 Farmers Market and Auction, Ephrata.
 Farmers' Tri-County Auction, Scenery Hill.
 Fayette Stockyard Co., Uniontown.
 Gilbertsville Sales Stables, Gilbertsville.
 Greencastle Livestock Market, Greencastle.
 Greenville Livestock Market, Inc., Greenville.
 Hatfield Fairgrounds Bazaar, Hatfield.
 Hickory Auction, Hickory.
 Indiana Livestock Market, Inc., Homer City.
 Knoxville Sales, Inc., Knoxville.
 Lebanon Valley Livestock Market, Inc., Fredericksburg.
 Leesport Livestock Market, Leesport.
 Mason-Dixon Livestock Market, Inc., Stewartstown.
 Meadville Livestock Auction, Saegerstown.
 Middleburg Auction Sales, Inc., Middleburg.
 Montague Livestock Auction, Union City.
 Morrison Cove Livestock Market, Martinsburg.
 Mount Cobb Auction Sales, Lake Ariel.
 New Holland Sales Stables, Inc., New Holland.
 New Wilmington Livestock Auction, New Wilmington.
 Nicholson Sales Co., Nicholson.
 Payne's Livestock Market, Jamestown.
 Penns Valley Sales Barn, Centre Hall.
 Pennsylvania Livestock Auction, Inc., Waynesburg.
 *Pennsylvania Stockyards Co., Philadelphia.
 Perkiomenville Sales Stables, Perkiomenville.
 Showalter, G. Q., Duncansville.
 Silver Springs Livestock Market, Mechanicsburg.
 Tri-County Livestock Auction, Brockway.
 Troy Sales Cooperative, Troy.
 Valley Stock Yards, Inc., Athens.
 Vintage Sales Stables, Inc., Paradise.
 Wayne County Livestock Exchange, Inc., Honesdale.
 Westmoreland Auction Barn, Norvelt.
 Wyalusing Sales Co., Wyalusing.
 York Livestock Market, Inc., Thomasville.

SOUTH CAROLINA

*Bruce and Co., P. L., Greenville.
 *Chesnee Livestock Co., Chesnee.
 *Conder Co., J. W., Columbia.
 *Edgefield County Stock Yards, Edgefield.
 *Florence Auction Market, Florence.
 *Greenwood Stock Yard, Greenwood.
 *Hallman Livestock Market, Neeses.
 *Harper Livestock Co., Estill.
 *Herndon Stock Yards, Ehrhardt.
 *Hutto Stock Yard, Inc., Holly Hill.
 *Johnston Stockyard, Honea Path.
 *Lenox Stock Yards, Bennettsville.
 *Pageland Livestock Barn, Pageland.
 *Peoples Livestock Market, Orangeburg.
 *Pickens Auction Market, Pickens.
 *Rock Hill Sales Barn, Rock Hill.
 *Saluda County Stockyard, Inc., Saluda.
 *Smith Stock Yard Co. No. 2, Columbia.
 *Spartansburg Livestock Yards, Spartansburg.
 *Springfield Stockyards, Springfield.
 *Taylor Stockyards, John C., Anderson.
 *Union County Stock Yard, Union.
 *Walterboro Stockyards Co., Walterboro.
 *Williams Livestock Yard, Tabor City.
 *York County Stockyards, Inc., York.

SOUTH DAKOTA

*Aberdeen Livestock Sales Co., Aberdeen.
 *Anderson Livestock Sales Yard, Yankton.

*Belle Fourche Livestock Exchange, Belle Fourche.
 *Burke Livestock Auction Co., Burke.
 *Britton Sales Pavilion, Inc., Britton.
 *Campbell County Livestock Auction, Herreld.
 *Canton Livestock Sales Co., Canton.
 *Chamberlain Livestock Sales, Inc., Chamberlain.
 *Cresbard Sales Co., Cresbard.
 *Edgemont Livestock Sales Co., Inc., Edgemont.
 *Eureka Livestock Sales Co., Inc., Eureka.
 *Hub City Livestock Sales Pavilion, Aberdeen.
 *Kimball Livestock Auction, Kimball.
 *Lemmon Livestock Sales Co., Lemmon.
 *Leola Livestock Sales Co., Leola.
 *Martin Livestock Sales, Inc., Martin.
 *McLaughlin Commission Co., McLaughlin.
 *Philip Livestock Auction, Philip.
 *Selby Livestock Sales Co., Inc., Selby.
 *Sisseton Livestock Sales Co., Sisseton.
 *Sioux Falls Livestock Auction Co., Sioux Falls.
 *Stockmans Commission Co., Inc., Rapid City.
 *Sturgis Livestock Exchange, Inc., Sturgis.
 *Timber Lake Livestock Sales Co., Timber Lake.
 *Webster Livestock Exchange, Inc., Webster.
 *Yankton Livestock Sales, Inc., Yankton.

TENNESSEE

*Athens Livestock Co., Athens.
 *Beasley Community Auction, Franklin.
 *Botts-Evans Livestock Co., Union City.
 *Boys Brothers Stockyards, Unionville.
 *Bryan Brothers Livestock Market, Decherd.
 *Chattanooga Union Stockyards, Chattanooga.
 *Clinton Livestock Market, Clinton.
 *Clarksville Livestock Auction Co., Clarksville.
 *Coffee County Livestock Market, Manchester.
 *Collierville Auction Co., Collierville.
 *Cookeville Livestock Co., Cookeville.
 *Covington Sales Barn, Covington.
 *Cross Roads Sales Barn, Middleton.
 *Cumberland City Auction Co., Cumberland City.
 *Davis and Son Stockyard, W. B., South Fulton.
 *Davis Livestock Auction, Hartsville.
 *Dayton Livestock Co., Dayton.
 *De Kalb County Commission Co., Alexandria.
 *Farmers Auction Co., Fayetteville.
 *Farmers Commission Co., Carthage.
 *Farmers Livestock Commission Co., Camden.
 *Farmers Livestock Exchange, Union City.
 *Farmers Livestock Market, Greeneville.
 *Farmers Stockyard, Newport.
 *Fayetteville Stockyards, Fayetteville.
 *Franklin Auction Market, Franklin.
 *Gallatin Livestock Market, Gallatin.
 *Giles County Stockyard, Pulaski.
 *Greeneville Livestock Co., Greeneville.
 *Halls Stockyards, Inc., Crossville.
 *Hardin County Stockyards, Savannah.
 *Henderson Sale Co., Henderson.
 *Jackson Packing Co., Jackson.
 *Jackson County Commission Co., Gainesboro.
 *Jamestown Stockyards, Jamestown.
 *Johnson City Livestock Market, Johnson City.
 *Kenneth-Murray-Latta, Fulton.
 *Kingsport Livestock Market, Kingsport.
 *Cleveland Livestock Auction Co., Cleveland.
 *Lawrence County Stockyards, Lawrenceburg.
 *Lewis County Stockyards, Hohenwald.
 *Lexington Livestock Sales Co., Lexington.
 *Logan and Hicks, South Fulton.
 *Logan and Hicks, Union City.
 *Macon County Livestock Market, Lafayette.
 *Madisonville Livestock Auction Co., Madisonville.
 *Mid-South Livestock Commission Co., Columbia.
 *Morristown Stockyards, Morristown.

*Murfreesboro Livestock Market, Murfreesboro.
 *Newbern Sales Co., Newbern.
 *Newport Livestock Auction Co., Newport.
 *New Tazewell Stockyards, New Tazewell.
 *Nichols Brothers Livestock Market, Thompson Station.
 *O'Neal Auction, Sam, Chattanooga.
 *Paris Livestock Commission Co., Paris.
 *Patterson and McCaleb Livestock Market, Bradford.
 *Peoples Livestock Co., Cookeville.
 *Pulaski Stockyards, Pulaski.
 *Richardson Livestock Co., E. L., Dyer.
 *Rogersville Livestock Market, Rogersville.
 *Scotts Hill Auction Co., Scotts Hill.
 *Shelbyville Livestock Market, Shelbyville.
 *Smith County Commission Co., Carthage.
 *Smithville Stockyards, Smithville.
 *Southwestern Sales Co., Huntington.
 *Sparta Livestock Market, Sparta.
 *Thompson Livestock Co., Obion.
 *Thompson and Oliver Livestock Dealers, Union City.
 *Tigret Sales Co., Tigret.
 *Trenton Livestock Sales Co., Trenton.
 *Tri-County Stockyards, McKenzie.
 *Trousdale County Livestock Market, Hartsville.
 *Union Livestock Yards, Knoxville.
 *Viola Livestock Co., Viola.
 *Warren County Livestock, McMinnville.
 *West Tennessee Auction Co., Martin.
 *White County Livestock Co., Sparta.
 *Wilson County Livestock Market, Lebanon.
 *Wilson's Livestock Market, Lewisburg.

TEXAS

*Amarillo Livestock Auction Co., Amarillo.
 *Bonham Livestock Commission Co., Bonham.
 *Dalhart Auction Co., Dalhart.
 *Farmers and Ranchers Livestock Commission Co., Paris.
 *Gainesville Livestock Auction Co., Gainesville.
 *Morris Commission Co., J. C. (Po Boy), Douglassville.
 *North Texas Livestock Commission Co., Bonham.
 *Owen Brothers Livestock Commission Co., Texarkana.
 *Paris Livestock Commission Co., No. 1, Paris.
 *Paris Livestock Commission Co., No. 2, Paris.
 *Quanah Livestock Commission Co., Quanah.
 *Vernon Stockyards Co., Vernon.
 *Wichita Falls Stockyards, Wichita Falls.

UTAH

*Delta Livestock Auction Co., Delta.
 *Richfield Auction Market, Richfield.
 *Salina Auction, Salina.
 *Spanish Fork Livestock Auction Co., Spanish Fork.
 *Smithfield Livestock Auction, Inc., Smithfield.
 *Southern Utah Auction, Cedar City.
 *Utah Sales Barn, Roosevelt.
 *Utah Valley Auction, Spanish Fork.
 *Vernal Livestock Auction Co., Vernal.

VERMONT

*Chickering Livestock Corp., Westminster.
 *East Thetford Commission Sale, East Thetford.
 *Gallerani Commission Sale, Bradford.
 *Vergennes Livestock Commission Sale, Vergennes.

VIRGINIA

*Abingdon Livestock Market, Abingdon.
 *Bedford Livestock Market, Inc., Bedford.
 *Christiansburg Livestock Market, Inc., Christiansburg.
 *Covington Stockyards, Inc., Covington.
 *Danville Livestock Auction Market, Danville.
 *Farmers Livestock Exchange, Winchester.
 *Farmers Livestock Market, Ewing.

*Farmers Livestock Market, Inc., Bristol.
 *Front Royal Livestock Market, Front Royal.
 *Galax Livestock Market, Galax.
 *Giles County Stockyards, Inc., Narrows.
 *Highland County Livestock Market, Inc., Monterey.
 *Lee Farmers Livestock Market, Inc., Jonesville.
 *Loudoun County Livestock Market, Leesburg.
 *Lynchburg Stockyards, Inc., Lynchburg.
 *Norton Livestock Market, Norton.
 *Orange Livestock Market, Orange.
 *Phenix Livestock Market, Phenix.
 *Pulaski Livestock Market, Dublin.
 *Roanoke Livestock Market, Inc., Roanoke.
 *Rockbridge Livestock Market, Inc., Buena Vista.
 *Rockingham Livestock Sales, Inc., Harrisonburg.
 *Shenandoah Valley Livestock Market, Inc., Harrisonburg.
 *Smithfield Livestock Market, Inc., Smithfield.
 *South Boston Livestock Market, South Boston.
 *South Hill Stockyards, South Hill.
 *Southside Stockyards, Petersburg.
 *Staunton Livestock Market, Inc., Staunton.
 *Staunton Union Stockyards, Inc., Staunton.
 *Tazewell Livestock Market, Tazewell.
 *Virginia Livestock Market, Winchester.
 *Woodstock Livestock Market, Inc., Woodstock.
 *Wytheville Livestock Market, Inc., Wytheville.

WASHINGTON

*Davenport Livestock Auction, Davenport.
 *Grange Interstate Livestock Co., Moses Lake.
 *Pasco Central Stockyards, Pasco.
 *Prosser Sales Yard, Inc., Prosser.
 *Toppenish Sales Yard, Toppenish.
 *Twin City Sale, Centralia.
 *Walla Walla Livestock Commission Co., Walla Walla.
 *Wink-Goldendale Sale Yard, Inc., Goldendale.

WEST VIRGINIA

*Alderson Livestock Market, Alderson.
 *Beckley Livestock Market Beckley.
 *Bluegrass Market, Inc., Lewisburg.
 *Blueridge Livestock Sales, Inc., Charles Town.
 *Bridgeport Live Stock Sales Co., Inc., Bridgeport.
 *Buckhannon Livestock Sales, Inc., Buckhannon.
 *Evans, E. S. Stockyard, Inc., Terra Alta.
 *Evans Stock Yards, Inc., Elkins.
 *Gassaway Livestock Market, Inc., Gassaway.
 *Greenbrier Valley Stock Yards, Inc., Roncverte.
 *Hess Livestock Market, Inc., Andy, Morgantown.
 *Huntington Livestock Sales Co., Huntington.
 *Moundsville Livestock Auction Co., Moundsville.
 *West Alexander Livestock Auction Market, West Alexander.
 *Weston Livestock Sales Co., Inc., Weston.
 *Jackson County Livestock Market, Inc., Ripley.
 *Pt. Pleasant Livestock Co., Point Pleasant.
 *Pocahontas Producers Cooperative Association, Inc., Marlinton.
 *South Branch Stockyard, Inc., Moorefield.
 *Spencer Live Stock Exchange, Inc., Spencer.
 *Union Livestock Sales Co., Parkersburg.

WYOMING

*Gillette Livestock Exchange, Gillette.
 *Greybull Livestock Commission Co., Greybull.
 *Lusk Livestock Commission Co., Lusk.
 *Torrington Livestock Commission Co., Torrington.
 *Lander Livestock Commission Stockyards, Lander.

*Riverton Livestock Auction, Riverton.
 *Sheridan Livestock Commission Co., Sheridan.
 *Wheatland Livestock Commission Co., Wheatland.
 *Worland Livestock Commission Co., Worland.

SPECIFICALLY APPROVED SLAUGHTERING ESTABLISHMENTS

The following slaughtering establishments preceded by an asterisk are specifically approved for the purposes of § 78.5 of Title 9, Code of Federal Regulations, concerning brucellosis reactors and of paragraphs (b) and (c) of § 78.12 of said Title 9, concerning cattle not known to be affected with brucellosis, and those not preceded by an asterisk are specifically approved for the purposes of paragraphs (b) and (c) of § 78.12 only.

Name of slaughtering establishment and location

ALABAMA

Bartel's Frozen Foods, Atmore.
 *Beesley Packing Co., Andalusia.
 *Brewton Abattoir, Brewton.
 *Brook-Mosley Packing Co., Loxley.
 *Blue Bell Packing Co., Decatur.
 *East Alabama Frozen Foods and Provision Co., Opelika.
 *Florence Packing Co., Florence.
 *Florence Frozen Foods, Florence.
 *Greensboro Packing Co., Inc., Greensboro.
 *Hass-Davis Packing Co., Inc., Mobile.
 *Hinote Packing Plant, Loxley.
 *Leeds Packing Co., Inc., Leeds.
 *Morgan Packing Co., Tuscaloosa.
 *Valley Pride Packing Co., Inc., Huntsville.
 *Williams Packing Co., Gadsden.
 *Zeigler, Inc., R. L., Selma.
 *Zeigler, Inc., R. L., Tuscaloosa.

ARIZONA

Arizona Meat Packers, Tucson.
 Beverly Meat Co., Tucson.
 *C and C Packing Co., Phoenix.
 *Herseth Meat Packing Co., Phoenix.
 *Maricopa Packing Co., Phoenix.
 *OK Wholesale Meat Co., Phoenix.
 *O.K. Meat Co., Scottsdale.
 *Paramount Packing Co., Casa Grande.
 *Safford Packing Co., Safford.
 *Southwest Meat Co., Yuma.
 *Stone and Randall Meat Company, Mesa.
 *Tempe Meat Packing Co., Inc., Tempe.

ARKANSAS

Adams Market, Dewitt.
 *Barnetts Slaughter House, Crossett.
 *Boswell Wholesale and Retail, R. O., Camden.
 *Brawn Packing Co., Wynne.
 *Broadway Packing Co., Jonesboro.
 *Brown Calhoun General Merchandise, Monticello.
 *Brown Wholesale Meats, Kelton, Little Rock.
 *Brown Packing Company, Inc., Little Rock.
 *Burton Wholesale Meats, Roy, North Little Rock.
 *Butcher Wholesale Meats, Camden.
 *Carroll Packing Co., Paragould.
 *Charleston Frozen Foods, Charleston.
 *Columbia Packing Co., Magnolia.
 *Cooper Packing Co., Melbourne.
 *Drew County Frozen Foods, Monticello.
 *Dunn Slaughter House, De Queen.
 *Finks Meat Co., Springdale.
 *Finn Slaughter House, Rogers.
 *Fletcher Beef Company, Jim, Fayetteville.
 *Frey and Son, Philip, Ivan.
 *Gude Packing Co., Blytheville.
 *Hightower Packing Co., Newport.
 *Helm Bros., Little Rock.
 *Hi-Lo Provision Co., El Dorado.
 *Hoover's Slaughter House, Jack, Murfreesboro.

Hot Springs Packing Company, Inc., Hot Springs.
 *Huber Slaughter Plant, Subiaco.
 *Huckaby Super Market, Benton.
 *Hughes Sausage Co., North Little Rock.
 *Hunt, Leo, Pine Bluff.
 *Hylton Slaughter, Springdale.
 *Kents Wholesale Meats, Hamburg.
 *Klerre and Sons, North Little Rock.
 *Kindervater and Sons Market, R., Little Rock.
 *Kranc Meat Market, Ozark.
 *Kruse Packing Co., Alexander.
 *Lawhon Meat Co., C. L., North Little Rock.
 *Lawton Wholesale Meats, Warren.
 *Little Rock Packing Co., Little Rock.
 *Linaker Co., C. A., McGehee.
 *Lowell Packing Co., Lowell.
 *Lowery Bros., North Little Rock.
 *Malone Packing Co., Texarkana.
 *McKelver's Wholesale Meats, Monticello.
 *Meacham Meat Market, Batesville.
 *Mhoon Beef Co., Fayetteville.
 *Morrilton Packing Co., Morrilton.
 *Morris Packing Co., Hope.
 *Newport Packing Co., Newport.
 *North Side Packing Co., North Little Rock.
 *Northwest Arkansas Packing Co., Rogers.
 *Owens Wholesale Butcher and Slaughtering, O. E., Pearcy.
 *Person Provision Co., Jacksonville.
 *Phillips Packing Co., Magnolia.
 *Pitchford Market, Hartford.
 *Polk County Locker Plant, Mena.
 *Prairie Grove Locker Plant, Prairie Grove.
 *Prickett Packing Co., Batesville.
 *Pruett Meat Market, Batesville.
 *Ralph Montgomery Grocery and Market, Hope.
 *Ranch House Market, Van Buren.
 *Redd Slaughter House, Harrisburg.
 *Reed Packing Co., Pine Bluff.
 *Reeder Meat Co., Arkadelphia.
 *Robertson Packing Co., Booneville.
 *Russellville Packing Co., Russellville.
 *Ryburn and Glover Meat Co., Pine Bluff.
 *Saint Scholastica, Fort Smith.
 *Scheile Slaughter House, Paris.
 *Southwestern Packing Co., Hope.
 *Steed Packing Co., Judsonia.
 *Taylor Bros. Wholesale Meats, Gurdon.
 *Turners Grocery and Market, Rison.
 *Ward Packing Co., Stamps.
 *Webb Packing Co., Helena.
 *Western Meat Packers, Inc., Little Rock.
 *White County Packing Co., Search.
 *Whites Slaughter House, Warren.
 *Williams Slaughter, Nashville.

CALIFORNIA

*Allen's Meat Products, San Francisco 24.
 *Alpha Beta Packing Co., Huntington Beach.
 *Alta Meat Co., Dinuba.
 *Arnopole Meat Co., Modesto.
 *Atwater Meat Co., Atwater.
 *Avila Meat Co., Newman.
 *Brennan Meat Co., Tulare.
 *Canziani, N., San Rafael.
 *Chico Meat Co., Inc., Chico.
 *Christie, A. W., Blue Lake.
 *Circle Bar Meat Farm, Elk Grove.
 *Crum Meat Co., McArthur.
 *Cuyamaca Meats, Inc., El Cajon.
 *Diamond Meat Co., Kerman.
 *Elk Grove Meat Co., Elk Grove.
 *Evert Meat Co., Thomas G., Healdsburg.
 *Felder and Son, Joe, Sonoma.
 *Ferrara Meat Co., San Jose.
 *Fresno Meat Packing Co., Fresno.
 *Hill Top Meat Co., Roseville.
 *Hohener, Ernest, San Leandro.
 *Johnson, Inc., J. G., San Francisco.
 *K and E Meat Co., Auburn.
 *Keller Bros. Meat Co., St. Helena.
 *Kern Valley Packing Co., Bakersfield.
 *Klapp's Package House Market, Ontario.
 *Klubnikin Packing Co., Los Angeles 58.
 *Langer and Kretner, Eureka.
 *Lewis and McDermott, Berkeley.
 *Marysville Meat Packing Co., Marysville.
 *Modesto Meat Co., Modesto.

*Moller and Sons, H., Pleasanton.
 *Naylor, S. E., Soledad.
 *Nelson Meat Co., Coyote.
 *Northwestern Packing Co., Cottonwood.
 *Orvis and Clinger, Inc., Stockton.
 *Pacific Packing Co., Gazelle.
 *Palace Market, Fresno.
 *Palo Verde Meat Package House, Blythe.
 *Panizzera, C. V., Occidental.
 *Port Stockton Sausage Co., Oakdale.
 *Prime Meat Products, Ukiah.
 *Redwood Meat Co., Eureka.
 *Rosen Meat Package Co., Inc., Vernon.
 *Russ Meat Co., Eureka.
 *San Luis Meat Co., San Luis Obispo.
 *San Miguel Meat Co., San Miguel.
 *Santa Ana Packing Co., Santa Ana.
 *Santa Maria Meat Co., Santa Maria.
 *Scotia Packing Co. and Locker, Scotia.
 *Sebastopol Meat Co., Petaluma.
 *Smith Packing Co., San Bernardino.
 *Sonoma Meat Co., Sonoma.
 *Stoeven Bros., Dixon.
 *Stornetta Bros., Point Arena.
 *Susanville Meat Co., Susanville.
 *Taaffe, William A. Co., Inc., San Francisco.
 *Talone Packing Co., Escondido.
 *Turlock Meat Co., Turlock.
 *Ventura Meat Packing Co., Saticoy.
 *Walker's Markets, Inc., Upland.
 *Walnut Creek Meat Co., Walnut Creek.
 *West Coast Meat Co., Alvarado.
 *Wright Packing Co., National City.
 *Yettner Bros., Fort Bragg.
 *Zeff & Co., B., Modesto.

COLORADO

*A and C Packing Co., La Salle.
 *Altburger, Louis, Denver.
 *Arvada Packing Co., Arvada.
 *Basin Packing Co., Durango.
 *Colorado Packing Co., Inc., La Junta.
 *Cortez Packing Co., Cortez.
 *Loveland Packing Co., Inc., Loveland.
 *Mountain Packing Co., Dolores.
 *Ovid Locker Plant, Ovid.
 *Pavetti Sausage Co., Trinidad.
 *Samett Packing Co., Denver.

CONNECTICUT

Andrychowski, Emil and John, Willimantic.
 *Belt Bros., Norwich.
 Block, Benjamin, Shelton.
 *Bridgeport Municipal Abattoir, Bridgeport.
 *Clark, L. W., Danbury.
 *Connecticut Packing Co., Bloomfield.
 *Dan-Brook Packing Co., Brookfield.
 *Double A Packing Co., Beacon Falls.
 *Forte, J. F., Branford.
 *Freeman, Myer, New London.
 Goldberg, Daniel, Colchester.
 *Hartford Provision Co., Hartford.
 *Hertz Bros., Norwich.
 *Home Pride Provisions Co., Stafford Springs.
 *Longhi, Edward, Torrington.
 *Manchester Beef Co., Manchester.
 *New Haven Rendering Co., West Haven.
 *Novak, Abe, Danbury.
 *Omaha Beef Co., Danbury.
 *Shore Line Packing Co., East Haven.
 *Southington Packing Co., Southington.
 *Waterbury Butchering Co., Waterbury.
 *Zeffiro, Frank, New Hartford.

DELAWARE

Goldberg Bros., Inc., Wilmington.
 Hendler, Sidney, Wilmington.
 Kemps Meats, Wyoming.
 Koters Frozen Food Lockers, Laurel.
 Messina, Anthony G., Wilmington.
 Platt, Isadore, Wilmington.
 Poore's Meat Market, Smyrna.
 Torbert Bros., Felton.
 Townsend Locker Plant, Townsend.
 White Packing Co., Lewes.
 Woerner and Sounder, New Castle.

FLORIDA

*Beesley Packing Co. of Florida, Pensacola.
 *Central Packing Co., Center Hill.
 *Copeland Sausage Co., Inc., Alachua.

*Dirr Gold Seal Meats, Inc., Miami.
 *Florida Sausage Co., Pensacola.
 *Gold Merit Packing Co., Inc., Jacksonville.
 *Gotham Provision Co., Inc., Miami Springs.
 *Hawkins Wholesale Meats, E. M., East Palatka.
 *Hickory Hill Meat Packers, Inc., Tampa.
 *Jackson Packing Co., Marianna.
 *Jones-Chambliss Co., Jacksonville.
 *Loeb and Gottfried, Hialeah.
 *Lykes Bros., Inc., Tampa.
 Register Meat Co., Establishment No. 6, Cottondale.
 Suwannee Packing Co., Live Oak.
 *Tinsley Meat Slaughtering Establishment, Jacksonville.
 *Tobias Packing Co., Chipley.

GEORGIA

Akridge Sausage Co., Rome.
 Avera Provision Co., Augusta.
 Bearden Provision Co., Calhoun.
 *Beavers Packing Co., Newman.
 Brooks County Packing Co., Inc., Quitman.
 Carroll Packing Co., Valdosta.
 *City Abattoir, Albany.
 *Cochran Provision Co., Dublin.
 Duffey Sausage Co., Inc., Carrollton.
 Evans Locker Plant, Evans.
 Grady Packing Co., Cairo.
 Harrell Sausage Co., Bainbridge.
 Levinson Bros., Rome.
 *Lowell Packing Co., Fitzgerald.
 *Meddin Packing Co., Savannah.
 *McEver Packing Co., R. H., Talmó.
 *Pioneer Provision Co., Atlanta.
 Rome Provision Co., Inc., Rome.
 *Scott Meat Packers, Augusta.
 Quitman Abattoir, Quitman.
 *Shores Packing Co., Savannah.
 *Simpson Provision Co., Inc., Fayetteville.
 *Southern Foods, Inc., Columbus.
 *United Butchers Abattoir, Inc., Atlanta.
 Union Provision Co., Dalton.
 Valdosta Abattoir, Valdosta.
 Wiggers Packers, Columbus.

IDAHO

*Boise Valley Packing Co., Eagle.
 Bratcher Meat Pack, Payette.
 *Bryant Packing Co., Burley.
 *Carter Packing Co., Buhl.
 City Meat Market, Wallace.
 *City Packing Co., Salmon.
 *Custom Meat Co., Boise.
 Dahmen Food Lockers, Lewiston.
 *Davis Packing Co., Boise.
 *Goodby and Sons Meat Co., Sandpoint.
 *Grimes Packing Co., Nampa.
 *Idaho Falls Meat Co., Idaho Falls.
 Ideal Slaughtering Establishment, Eagle.
 *Independent Meat Co., Inc., Twin Falls.
 Independent Meat Co., Weiser.
 *Johnson Packing Co., Blackfoot.
 Johnston Bros., Caldwell.
 *Knudson Packing Co., Preston.
 *Kookan Slaughter Plant, Pocatello.
 *Liberty Meat Packers, Eagle.
 *Miller Packing Co., Douglas, Rupert.
 *McKibben Custom Butchering, Idaho Falls.
 Meridian Meat Packers, Meridian.
 *Moscow Meat Co., Moscow.
 *Nampa Packing Co., Nampa.
 *Owyhee Meat Packers, Homedale.
 Penguin Lockers, New Plymouth.
 *Peoples Market Plant, Pocatello.
 *Taylor Meat Co., Idaho Falls.
 *Wallace Meat Co., Wallace.
 Williams Custom Service, Council.
 *Y-J Packing Co., Coeur d'Alene.
 *York Packing Co., Twin Falls.
 *Zweigart Packing Corp., Pocatello.

ILLINOIS

Al's Packing Plant, Warrenville.
 Bartlow Bros., Inc., Rushville.
 Behrman Market, Okawville.
 Bergman Meat Packing Co., Inc., Pittsfield.
 Brighton Locker Plant, Brighton.
 Burnside and Sons, L., Marengo.
 Calihan and Co., Peoria.

Chrisman Food Lockers, Chrisman.
 Covemaker Packing Co., Moline.
 Cowperthwaite Super Market, Bushnell.
 Curby's Butcher Shop, Beaverville.
 Dintelmann's Wye Market, Marissa.
 Ducey and Son, Mike, Pittsfield.
 DuQuoin Packing Co., DuQuoin.
 Eckert Orchard Association, Belleville.
 Edgar County Locker Service, Paris.
 Elmwood Locker Service, Elmwood.
 Eversgerd, Henry J., Germantown.
 Foremost Packing Co., East Moline.
 Goble, Howard, Danville.
 Hamilton Locker Service, Hamilton.
 Hansen's Meat Processing Plant, Freeport.
 Hartrich Meat Processing Plant, St. Maries.
 Hauffe's Meat Market, Lincoln.
 Hill Packing Co., Danville.
 Houchlei Meat Market, Sorento.
 Humphrey Packing Co., Lawrenceville.
 Ingalls Frozen Food Center, Milford.
 Jones, Marshall E., Springfield.
 Jones Packing Co., Harvard.
 Johannes Market, Quincy.
 Kabrick Locker Plant, Plainville.
 Knab Meat Market, New Athens.
 Kunkel Packing and Provision Co., C., Quincy.
 L and M Slaughter House, Georgetown.
 Landolt, Harold, Alhambra.
 Lewistown Locker, Lewistown.
 Lord, C. R., Olney.
 Madison Packing Co., Madison.
 Magelli Bros., Inc., Marseilles.
 Margolin Packing Co., Danville.
 McLain's Locker Plant, Warren.
 Metamora Abattoir, Metamora.
 Mounds Locker Service, Mounds.
 Noble Locker, Noble.
 Pasquo Podeschi, Taylorville.
 Parks Processing Plant, Warren.
 Petroff Packing Co., Benton.
 Quincy Beef and Veal Co., Quincy.
 Raber Packing Co., Peoria.
 Raleigh Packing Co., Raleigh.
 Richard Locker and Processing Plant, Homer.
 Rock River Provision Co., Rock Falls.
 Rocke's Cold Storage, Morton.
 Rossville Food Lockers, Rossville.
 Ruff Locker Service, Quincy.
 Shanks Packing, Mattoon.
 Smith Packing Co., Harrisburg.
 Streck Packing Co., Belleville.
 Stone Meat Packing, Chicago Heights.
 Ursa Cooperative Locker Service, Ursa.
 Virginia Packing Co., Virginia.
 Wessel Bros., Inc., Belleville.
 West Frankfort Packing Co., West Frankfort.
 Weyhaupt Brothers Packing Co., Belleville.
 Wunderlich Packing Co., Sharon.
 Tuscola Locker Service, Tuscola.
 Y and T Packing Co., Springfield.
 Young's Packing Co., Inc., Decatur.

INDIANA

Albany Frozen Food Locker, Albany.
 All Valley Meat Supply, Terre Haute.
 Allen's Monticello Packing Co., Monticello.
 B and B Packing, Gary.
 B and B Processing Plant, Boonville.
 Berne Locker Storage, Berne.
 Betullius Slaughterhouse, Haubstadt.
 Blinzinger's Market, Tell City.
 Bloomington Packing Co., Inc., Bloomington.
 Bobay's Slaughter House, Fort Wayne.
 Boone County Packing Co., Lebanon.
 Bowman's Butchering House, Peru.
 Boyer Lockers, New Washington.
 Brook Locker Plant, Brook.
 Buchanan Processing Plant, Mt. Vernon.
 City Meat Market, Boonville.
 Clark and Moore Processing Plant, Monticello.
 Cole Packing Company, Mark, Sharpsville.
 Collins, Raymond, Poland.
 Corbin Food Lockers, Brownsburg.
 Coussens, Camiel, Granger.
 Covington Food Lockers, Covington.

Daniels Bros., Inc., Columbus City.
DeKoch Super Market, DeMotte.
Denny and Barker, Inc., Huntington.
Dewig Brothers Packing Co., Haubstadt.
Dishman, Felix, Peru.
Ditzler Locker Co., Peru.
Eel River Packing Co., Jamestown.
Elkhart Packing Corp., Elkhart.
Fender, Russell Ted, Spencer.
Fisher Packing Co., Portland.
Fitzsimons Market, Roachdale.
Frankfort Provision Co., Frankfort.
Franklin Slaughter House, Wabash.
Freeman and Son Locker Plant, Worthington.
Frozen Food Service, Inc., Salem.
Fults and Sons, E. C., Indianapolis.
Gilbert Slaughter House, Van Buren.
Godfrey's Plant, R. R. 3, Brazil.
Goff, Inc., Pendleton.
Grater Meats, Connersville.
Greenfield Abattoir, Inc., Greenfield.
Greenwood Food Lockers, Greenwood.
Green Valley Slaughterhouse, Brownsburg.
Grundhoefer and Sons Packing Co., Dale.
Gustin Slaughter House, Antwerp.
Gutzwiller Packing Co., Jasper.
Hamilton Locker Plant, Hamilton.
Hand Slaughter House, Kenneth, Angola.
Hand's Market, Angola.
Harris Packing Co., Sam, Crawfordsville.
Hastings Slaughter House, Martinsville.
Helm Market, Forest, Winchester.
Hickory Hills Processing Plant, Spencer.
Hill Top Packing Co., Huntingburg.
Hitch Packing Co., Princeton.
Hockney Packing Co., Thayer.
Hollar Market, Nappanee.
*Hoosier Abattoir, Indianapolis.
Hunter Locker Plant, Converse.
Ingram's Meatland, Goshen.
Janert Packing Co., Inc., Indianapolis.
Johnson County Farm Bureau Co-op Association, Inc., Franklin.
Jones Custom Butchering, Zionsville.
Kaiser Meat Market, Cedar Grove.
Kentland Locker Plant, Kentland.
Klinedinst Packing Co., Walkerton.
Knight's Frozen Food Locker, Edinburg.
Kucan Food Shop, Gary.
Kulper Packing, Christ, Lowell.
Laurents Packing Co., Guy, Fort Wayne.
Lengerich Slaughter House, Monroe.
Lennons Custom Butchering, Hartford City.
Lester Packing Co., Linton.
Livengood Meat Shop, Lebanon.
Long Slaughterhouse, Winslow.
Ludwigs Food Town, Dunkirk.
Lutz Packing Co., Indianapolis.
Marburger Abattoir, Peru.
Merkely and Sons, Inc., Jasper.
Mishler Packing Co., Lagrange.
Monon Locker Plant, Monon.
Moore Packing, Gary.
Mooreville Packing Co., Mooreville.
Morocco Locker Plant, Morocco.
Ness and Sons Packing Plant, J. E., North Judson.
Nicely, I. G. A., Fowler.
Ossian Locker Plant, Ossian.
Parrot Packing Co., Fort Wayne.
Price's Abattoir, Walter, Plymouth.
Rahe and Sons, William J., Muncie.
Riverside Packing Co., Goshen.
Rockville Packing Co., Rockville.
Roos Packing Co., Indianapolis.
Rose City Packing Co., Inc., New Castle.
Rowe and Sons, A., Terre Haute.
Roy's Packing Plant, Elkhart.
Sanitary Main Meat Market, Brookville.
Schmitt Locker Service, H.P., Decatur.
Schnelker Slaughter House, New Haven.
Schuler Packing Co., Ferdinand.
Sellersburg Locker Co., Sellersburg.
Schackelford, W. E., Owensville.
Sievers, Lester, Vincennes.
Sievers, Louis, Vincennes.
Snelly's, Angola.
Sniders Country Market, Muncie.

Snyders Market, Angola.
South Side Butchers, Indianapolis.
Stahley's Slaughterhouse, Milan.
Standard Packing Co., Kokomo.
Straub and Smith Packing Co., Indianapolis.
Summers Packing Co., North Liberty.
Vale City Packing Co., Valparaiso.
Valentine Co., Inc., Terre Haute.
Van Wagner Bros., Angola.
Van Wagner, Dick, Oriand.
Vetter Meat Co., Kokomo.
Vietti Bros. Packing Co., Clinton.
*Wabnitz and Deters, Indianapolis.
Warrick County Frozen Food Lockers, Boonville.
Weller Packing Co., Batesville.
Wenning Packing Co., Inc., New Salisbury.
West's Locker and Slaughter House, Amo.
Whisler and Sons, Inc., J. L., Elkhart.
Wilcox Bros., North Liberty.
Williams and Son, Inc., J. B., Walkerton.
Wolf Meat Market, New Albany.
Wright Packing Co., Chandler.
Wyatt Packing Co., Wyatt.
Young Bros. Market, Ladoga.
Young Packing Co., Noblesville.
Zaring Processing Plant, Greencastle.

IOWA

Bruhns Freezer Meats of Cedar Rapids, Inc., Norway.
Bruhns Freezer Meats of Davenport, Inc., Davenport.
Bruhns Freezer Meats of Des Moines, Inc., Booneville.
Hawkeye Pack, Sioux City.
Marshalltown Packing Co., Marshalltown.
Meyer Packing Co., Sioux City.
Nissen and Son Packing Co., Inc., G. B., Webster City.
Richard and Sons, Inc., C. W., Muscatine.
Smith Packing Co., Sioux City.
Younie Processing Plant, Hawarden.

KANSAS

A' and H Butchers, Arkansas City.
*Abilene Packing Co., Abilene.
*Adams Bros. Packing Plant, Coby.
Addington Slaughtering Establishment, Elkhart.
Anthony Meat, Anthony.
Ayers Packing Plant, Greenleaf.
Barnes Dressed Beef Co., Parsons.
Beattie Lockers, Beattie.
Beverly Meat and Locker, Inc., Salina.
Bicelmeyer Slaughterhouse, Kansas City.
Brooks Locker Service, Blue Rapids.
Burd Locker and Grocery, Atwood.
Butcher Packing Co., Coffeyville.
Cody Slaughtering Establishment, Claude, Osborne.
*Colby Locker, Colby.
Coldwater Lockers, Coldwater.
Columbus Wholesale and Retail Meats, Columbus.
Comanche Meat Co., Wichita.
Community Locker Service, Medicine Lodge.
Cramer Food Bank, Washington.
Davenport Meat Plant, Lawrence.
DeGraeve Slaughtering Establishment, Lorene, Bucyrus.
*Dunn Packing Co., Wichita.
Dye Slaughterhouse, Meade.
Economy Lockers, Sharon Springs.
Emporia Packing Co., Emporia.
*Fanestil Packing Co., Emporia.
Fisher Grocery and Locker, Bird City.
*Fredonia Packing Co., Fredonia.
*Fort Scott Packing Co., Fort Scott.
*Gallagher Processing Co., Concordia.
Garden City Packing Co., Garden City.
Gardner Packing Co., Hutchinson.
Gettle and Sons Lockers, Wichita.
Glenn's Frozen Food Service, Dighton.
*Griffith Provision Co., Inc., Downs.
Grinnell Locker, Grinnell.
Haag Locker Plant, Fairview.
Haddam Locker, Haddam.
Harrell Packing Co., Hugoton.
Herrmann Locker, Waterville.

Hentzler Packing Co., Topeka.
Herndon and Sons, Syracuse.
Hoseney's Dressed Beef, Coffeyville.
Howell's Market, St. Francis.
Independent Slaughter Establishment, Salina.
Jesco Meat Packers, Caldwell.
Jones Packing Co., Dodge City.
K-12 Meat Co., Baxter Springs.
Kanes Packing Plant, Meade.
Katches Packing Co., Wichita.
Kaw Valley Packing Co., Kansas City.
Kier Grocery and Market, Mankato.
Kimmel Packing Co., Norton.
Kiowa Locker System, Kiowa.
Liberal Packing Co., Liberal.
Louis' Zero Lockers, Girard.
*M and M Packing Co., Iola.
Mathes Meat Co., W. A., Kansas City.
*McArthur Meats, Inc., Hutchinson.
McFarron Bros. Wholesale Meats, Lawton.
Menghini Packing Co., Frontenac.
*McLeon Packing Co., Valley Falls.
Miller Locker System, Erie.
Miller Packing Co., Wilson.
Modern Market and Lockers, Winona.
*Moore's Packing House Market, Parsons.
*O. K. Packing Co., Gooding.
Oberlin Locker, Oberlin.
Old Fashioned Meat Market, De Soto.
Palace Market, St. Francis.
*P and B Packing Co., Iola.
Phillips Slaughterhouse, Hill City.
Phillipsburg Lockers, Phillipsburg.
Pratt Frozen Food Locker, Pratt.
Ragsdale Slaughtering Establishment, Liberal.
Rindt Slaughtering Co., Galena.
Schnelle's Wholesale Meats, Greensburg.
Snow's Locker Plant, Kansas City.
Stoney Bros. Slaughterhouse, Herndon.
*Sunflower Packing Co., Wichita.
Swim Lockers Service, Marysville.
Synovec Grocery and Locker, Morrowville.
*Thies Packing Co., Great Bend.
Tonganoxie Frozen Foods Locker, Tonganoxie.
Valley Vista Locker Service, Topeka.
Vlach and Sons, Joseph, Hanover.
Washburn Packing Co., Hutchinson.
Welch's Frozen Food Center, Frankfort.
Wiley and Green Packing Co., Leavenworth.
Wilkerson Meat Co., Pittsburg.
*Winchester Packing Co., Hutchinson.
Winkler's Slaughterhouse, Liberal.
Woody's Wholesale Meats, St. Mary's.
Wyler Packing Co., Howard.

KENTUCKY

Alford and Son, J. W., Alexandria.
Ashland Meat Co., Ashland.
Boone's Abattoir, Bardstown.
Brown Thompson's and Son, Fancy Farm.
Campbell Co., S. M., Gray.
*Dawson-Apatz Packing Co., Inc., Louisville.
Eckert Packing Co., Henderson.
Emory Gillum Wholesale Meats, Inc., Ashland.
Field Packing Co., Bowling Green.
*Field Packing Co., Inc., Owensboro.
*Fleishchaker Co., Louisville.
Frosty Foods Locker, Taylorsville.
Henderson Slaughtering, Henderson.
Jones Packing Co., Paducah.
*Klarer Provision Co., Louisville.
*Koch Beef Co., Louisville.
*Louisville Beef Co., Louisville.
Metzger Bros., Paducah.
*Mount Sterling Packing Co., Mount Sterling.
*Quality Packing Co., Lexington.
Rice Packing Co., C., Covington.
Riddell Meat Market, Warsaw.
Riverside Packing Co., Paducah.
Robb Packing Co., Lexington.
Schneider and Son, Inc., J. F., Middlesboro.
Shroat Meat Market, Murray.
Waldrup Packing Co., Blakely.
*Spring Packing Co., Louisville.
Wiman Packing Co., Madisonville.

LOUISIANA

Adams' Slaughter House, Amite.
 Allen Super Market, Kentwood.
 *Angola Packing House, Angola.
 *Arabi Packing Co., Inc., Arabi.
 *Austin Packing Co., Inc., Houma.
 *Berry Slaughter House, H. O., Bastrop.
 Bobby's Market and Slaughter House, Sulphur.
 Bossier Frozen Foods, Bossier City.
 *Britt Packing Co., Shreveport.
 Brown-Edwards Packing Co., Alexandria.
 Brown and Son Packing House, C., Ragley.
 Byrd and Son, Joseph W., Many.
 *C and L Packing Co., Tallulah.
 Carroll Slaughter House, Wisner.
 Catalano's Meat Market, Independence.
 Chasson Meat Market, Arthur, Lockport.
 Chesson Slaughter House, Vinter.
 *City Abattoir, Inc., Baton Rouge.
 Coleman Slaughter House, Fields.
 Courville Slaughter House, Lafayette.
 Crawford's Super Market, Covington.
 Crain Slaughter House, J. A., Franklinton.
 Crain Slaughter House, L. V., Varnado.
 Crumpler's Packing House, DeRidder.
 Cutrer's Grocery and Market, Ponchatoula.
 Cutrer's Slaughter House, Frank, Kentwood.
 Davis Slaughter House, John A., Nonesville.
 Delcambre Slaughter House, E. J., New Iberia.
 Dufrene Slaughter and Packing Co., Allemands.
 *Fontenot Sausage Kitchen, Frank, Villa Platte.
 *Frey and Sons, Inc., L. A., Lafayette.
 *Fuselier Packing Plant, Ville Platte.
 Fontenot Slaughter House, Wilson, Ville Platte.
 Green Slaughterhouse, Edward, Bastrop.
 Goodman Slaughter House, Winnsboro.
 Grant Slaughter House, Kurthwood.
 Guy Merchandise and Market, H and H, Angle.
 *H and S Packing Co., Baton Rouge.
 *Harris and Co., Ed, Ferriday.
 Hyde's Slaughter House, Jessie, Robert.
 Johnson Slaughter House, Opelousas.
 Kennedy Bros. Meat Products, Bogalusa.
 Knight Slaughter House, S. A., Bogalusa.
 Knight Slaughter House, W. E., Franklinton.
 Knight Slaughter House, W. W., Franklinton.
 Ledoux Slaughter House, Layton, Opelousas.
 Ledoux Slaughter House, Boo, Eunice.
 Liste's Meat Market, Patterson.
 Luke Packing Co., Centerville.
 *McManus Abattoir and Market, Eunice.
 *Micelle Packing Plant, Lake Charles.
 *Monroe Packing Co., Monroe.
 Morris Slaughter House, Kentwood.
 Mougeot Slaughter House, New Roads.
 Nash Slaughter House, DeRidder.
 *New Orleans Butchers Abattoir, New Orleans.
 Northside Packing House, Lake Charles.
 *Peltier Packing Co., Inc., Thibodaux.
 *Old South Packing Co., Baton Rouge.
 *Port City Packing Plant, Scotandville.
 Olla Meat Co., Olla.
 Pickett's Slaughter House, Delhi.
 Pizzolatto Slaughter House, Lewis, Crowley.
 Prather's City Abattoir, Crowley.
 Prejean Wholesale Meat, Carencro.
 Quin Packing Co., T. R., Osyka.
 Ravia's Slaughter House, Sulphur.
 *Rapides Packing Co., Alexandria.
 Rodrigue's Meat Market, Allen, Thibodaux.
 Sances Slaughter House, Ned, Bogalusa.
 *Shreveport Packing Co., Inc., Shreveport.
 Stanley Locker Plant, Logansport.
 *Stevens Meat Co., Inc., Gonzales.
 Strohe Slaughter House, Welsh.
 *Tallulah Slaughter House, Tallulah.
 Thigpen Packing Co., R. E., Mansfield.
 *Theriot and Dalgie, Houma.
 Veasey Slaughter House, Abbeville.
 Walker Slaughter House, White Castle.
 Watson Slaughter House, Jonesboro.
 Wesley Market, Amite.

West and Ellender, Inc., Sulphur.
 Wiggins Wholesale and Retail Meats, Winnsboro.
 Wiltz Robichaux Slaughter House, Crowley.
 Wood Slaughter House, L. E., Franklinton.
 Up-to-Date Market and Slaughter House, Sulphur.

MAINE

Augusta Abattoir, Augusta.
 Boston Bros., North Berwick.
 Boynton, Lawrence, Bridgton.
 Chasse and Son, Ralph, Sanford.
 Hansen and Smith, Inc., St. Albans.
 Penley, E. W., Auburn.
 Stearns, Inc., Auburn.

MARYLAND

Bauerlien, Edward C., Hampstead.
 Benson Meat Products Co., Fallston.
 Blessing, Frank I., Deymar.
 Bollingers Meat Market, Emmitsburg.
 Boyle, B. H., Emmitsburg.
 Burger, Samuel B., Williamsport.
 *Berlett and Sons, Inc., Edward G., Baltimore.
 Brewer's, H. W., Williamsport.
 Brook Meadow Provision Co., Hagerstown.
 Bullock, G. Winston, Westminster.
 Cecil Provision Co., Elkton.
 Clopper, Charles W., Clear Spring.
 County Butchers, Inc., Granite.
 Crystal Ice and Cold Storage Co., Cambridge.
 Dutterer's of Manchester, Inc., Manchester.
 Eagle Meat and Sea Foods, Knoxville.
 Eby, Irvin E., Hagerstown.
 Engle Bros., Frostburg.
 Fogle, Theodore A., New Windsor.
 Fraley, J. Austin, Thurmont.
 Gaithersburg Locker Service, Gaithersburg.
 Gladhill Meat Market, Damascus.
 Glosser, John E., Hagerstown.
 *Hahn Bros., Inc., Westminster.
 Harden's Meat Market, Eckart Mines.
 Harsch, M. D., Sr., Williamsport.
 Hatfield's Meat Market, New Windsor.
 *Hell, Henry, Baltimore.
 Hemp and Sons, R. D., Jefferson.
 Hoffman and Son, Roy L., Hagerstown.
 Holsinger, C. M., Hagerstown.
 Howard County Farmers' Co-op, Ellicott City.
 Hurd and Son, C. G., Hagerstown.
 *Joska Bros., Baltimore.
 Kilshelmer Bros., Inc., Washington, D.C.
 Late, Howard F., Thurmont.
 Lotz's Wholesale Meats, Frostburg.
 Main and Sons, C. F., Middletown.
 Martin and Son, Edward T., Joppa.
 *Maryland Beef and Provision Co., Baltimore.
 Metz, Walter M., Williamsport.
 *Meyers, William F. and Sons, Westminster.
 Miller, Charles, Manchester.
 Montgomery Bros., Rising Sun.
 Moser, Weaver F., Boonsboro.
 Mt. Airy Locker Co., Mount Airy.
 Murphy, John G., Butcher, Fallston.
 Nichols and Smith Meat Market, Federalsburg.
 Reid, George L., Baltimore.
 *Ruppersberger and Sons, George G., Baltimore.
 *Schmidt, A. W. and Son, Inc., Baltimore.
 *Schmidt and Company, Charles J., Baltimore.
 Shallcross, H. E., Rising Sun.
 Shaum, F. E., Taneytown.
 Shuff, Harry William, Thurmont.
 Thompson's Food Market, Maryland Line.
 Treuth and Sons, J. W., Catonsville.
 Welty's Market, Emmitsburg.
 Whitehall Lockers, Gambrills.
 Will, Weldon W., Sykesville.
 Wolfe's Slaughter House, Cumberland.
 Yingling Brothers, Union Bridge.
 Yoders Locker Plant, Grantsville.

MASSACHUSETTS

Arena and Sons, A., Hopkinton.
 Axler, Abraham (Hatfield Beef Co.), Hatfield.
 Bickford's, Cheshire.

Blood and Son, E. L., West Groton.
 Bonanno and Sons, Rocco, Methuen.
 Budnick and Son, E., Boxford.
 Cohen Beef Co., Inc., Jacob, Brighton.
 Cook, Edric, Hyden.
 Cramers, Louis, North Adams.
 Goldberg, Morris, Great Barrington.
 Grasso, Angelo, Agawam.
 Harris Slaughterhouse, George A., Winchendon.
 Hurlburt Slaughterhouse, Ronald, West Orange.
 Independent Packing Co., Brockton.
 Johnson, Lewis, Templeton.
 Judkins, F. H., Athol.
 Kabatchnick, Mark Sidney, Chester.
 Levine, Louis, Great Barrington.
 Mason, Frank F., Williamstown.
 McAdoo, Harold A., Bolton.
 Miller and Son, Ira G., Milford.
 Pekarski, T. Walter, South Deerfield.
 Reynolds Slaughterhouse, Shelburne.
 Robbins, Richard, Ashby.
 Santos Company, Charles, Tewksbury.
 Scibelli, Anthony J., Southwick.
 Sciebelli, George A., Southwick.
 Sheinhit, Jacob, Peabody.
 Stearns, Ed, Charlton.
 Streeter Slaughter House, Bernardston.
 Strycharz Slaughterhouse, Blackstone.
 Suprenant, Peter, Leverett.
 Szala Slaughtering Establishment, Hadley.
 Wiegert Company, George, Worcester.
 Wilbur, Joseph H., South Easton.
 Wohrie's, Inc., Pittsfield.

MICHIGAN

Allen Packing Co., Charlotte.
 *Allendale Beef Co., Allendale.
 Anderson Packing Co., Inc., J. S., Muskegon.
 *Arensen Packing Co., Grand Rapids.
 Besbris and Sons, Inc., Max, Kalamazoo.
 *Bettinger and Barnett Beef Co., Detroit.
 Clare Packing Co., Clare.
 *Cohen and Levenberg, Detroit.
 *Costello Packing Co., Detroit.
 Cox Slaughterhouse, Hudson.
 *Dykstra Bros., Grand Rapids.
 Edson, Inc., Lee, Hudsonville.
 Fillmore Beef Co., Holland.
 *Gemmen and Son, Albert, Allendale.
 Goose and Co., Jack, Detroit.
 Hazekamp and Sons, Bert, Muskegon.
 Heaters Fresh Meat, Dowagiac.
 Hillsdale County Meats, Hudson.
 Hudson Locker Service, Hudson.
 *Huler Abattoirs, Inc., Detroit.
 Independent Packing Co., Menominee.
 *Johnson Slaughtering Establishment, Carl R., Kalamazoo.
 Kalamazoo Packing Co., Vicksburg.
 Lengel Meat Packers, Inc., Temperance.
 *Loewenstein and Son, S., Detroit.
 Lytle and Sons, W. E., Coldwater.
 Marshall Packing Co., Bruce T., Bay City.
 *Merritt Packing Co., Carrollton.
 Meyer Provision Co., Iron River.
 Midway Farm Market, Cassopolis.
 *Midway Packing Co., Wayland.
 *Monarch Packing Co., Detroit.
 *Morris Snow and Co., Detroit.
 Mayard and Son, J., Hudsonville.
 *Nathan Rubin, Inc., Detroit.
 Newsom Slaughter House, Niles.
 *Nichols-Foss Packing Co., Bay City.
 Park-Way Meat Co., Flatrock.
 Parsell Beef Co., Flint.
 Paulsen and Son, Inc., Max, Muskegon.
 *Peet Packing Co., Bay City.
 *Peet Packing Co., Chesaning.
 *Peet Packing Co., Grand Rapids.
 Perry Packing Co., J., Hart.
 Primeat Packing Co., Detroit.
 Reznik Packing Plant, South Haven.
 Riverside Packing Co., Jackson.
 Schmidt Packing Co., Niles.
 Shaw Wholesale Meats, R. I., Casanova.
 Simpson's Country Market, Galien.
 *Smallegan, Arthur, Forest Grove.
 Smith Packing Co., Hubert H., Muskegon.
 Smith Packing Plant, H. A., Fort Huron.

Snyder Farms, Byron Center.
 *Standard Beef, Inc. (east), Detroit.
 *Standard Beef, Inc. (west), Detroit.
 Steeb Bros., Ann Arbor.
 *Tamaren Beef Co., Isaac, Detroit.
 *Tannehill and De Young, Inc., Traverse City.
 Telfer Packing Co., Owosso.
 Thompson Beef Co., Hamtramck.
 Van Alstine, William, East Lansing.
 *Bander Boon Bros., Ada.
 *Victory Beef Co., Detroit.
 *Vogt Packing Co., Flint.
 *Wall Packing Co., Sturgis.
 *Wayne Packing Co., Detroit.
 *Zandbergen Slaughterhouse, Grandville.

MISSISSIPPI

Archer, B. F., Mathlestone.
 Barnett Sausage Co., North Biloxi.
 Belmont Packing Co., Belmont.
 Betheze Bros. Packing Co., Meridian.
 Bryant's Super Market, Winona.
 Burks Slaughter House, Carriere.
 *Central Packing Co., Hattiesburg.
 Cochran Frozen Food Locker, Waynesboro.
 Columbus Packing Co., Columbus.
 Columbus Provision Co., Columbus.
 Counce Curing Plant, H. R., Corinth.
 Delta Packing Co., Clarksdale.
 Davis Bros., West Point.
 *Dedeaux Packing Co., Gulfport.
 Delta and Pineland Co., Scott.
 Fortenberry, Kearney E., Sandy Hook.
 *Gilbert Slaughter House, B. J., McComb.
 Happy Acres, Petal.
 *Hickman, H. J., Gulfport.
 Isbell and Sons Meat Curing Plant, A. H., Corinth.
 Isbell Distributing Co., Corinth.
 Jackson Packing Co., Jackson.
 Fortenberry, Ben, Carriere.
 *John R. Bounds Slaughtering Establishment, Picaune.
 Jones Slaughter House, Brookhaven.
 Lamey's Slaughter House, Biloxi.
 Lauderdale Cold Storage, Meridian.
 *Mallett, F. S., North Biloxi.
 Michel Packing Co., C., Meridian.
 Orman's Sausage Co., Ellisville.
 *Owen Bros. Packing Co., Meridian.
 Ole Hickory Sausage Plant, Magnolia.
 Otis Huff, Corinth.
 Passbach Slaughtering House, Natchez.
 *Pioneer Provisions Co., Grenada.
 Quinn Slaughtering House, Osyka.
 Robinson Bros. Packing Co., Batesville.
 Sam's Slaughter House, Waynesboro.
 Stringer Slaughter House, Columbia.
 *Valley Farm Packing Co., Laurel.
 Waller Slaughter House, Waynesboro.
 *West Packing Co., Indianola.
 Wise and Wise Packing Co., Greenville.

MISSOURI

Alewel Bros. Locker Plant, Concordia.
 Anderman Slaughter Establishment, Edward, Hickman Mills.
 Asel's Slaughter House, Washington.
 Baker Packing Co., Mexico.
 Barton County Packing Co., Inc., Lamar.
 Baum Packing Co., Dan, St. Louis.
 Bouchaert Packing Co., St. Louis.
 Central Packing Co., Cape Girardeau.
 *Cloud Packing Co., Ned, Springfield.
 Coleman Packing Plant, Holden.
 Copes' Slaughter Co., Palmyra.
 Crandal's Frozen Food Lockers, Warrensburg.
 Cummins Custom Butchery, Webb City.
 Delaloye and Sons, Troy.
 Dexter Packing Co., Dexter.
 Evans and Sons Slaughtering Establishment, E. S., Carthage.
 Frick's Super Market, Inc., Washington.
 Frick Slaughter Service, Union.
 General Meat Co., St. Louis.
 Grand Packing Co., Imperial.
 Grote, T. J., Imperial.
 Herrod Packing Co., Inc., Joplin.
 Hester Packing Co., A. L., Bernie.
 Kornbelt Packing Co., St. Louis.

Lebanon Packing Co., Lebanon.
 *Le Duc Packing Co., Springfield.
 Liberty Locker Co., Liberty.
 M. F. A. Packing Division, Springfield.
 Manning Dressed Beef, Springfield.
 Maryville Packing Co., Maryville.
 McGee's Home Killed Meats, Mexico.
 Moberly Packing Plant, Moberly.
 Modlin, Jack, Webb City.
 Mueller's Meat Market, Altenburg.
 Nenninger Packing Co., Cape Girardeau.
 Ogden Slaughtering Establishment, Cottle P., Vandalia.
 Paris Lockers and Abattoir, Inc., Paris.
 Pemiscot Packing Co., Wardell.
 Pipkin, Boyd Neal Packing Co., Cape Girardeau.
 Poplar Bluff Packing Co., Poplar Bluff.
 Raders, Inc., Columbia.
 Reinhardt Packing Co., St. Louis.
 Reitz Meat Products, Raytown.
 Roseville Packing Co., Springfield.
 Salem Auction Co., Salem.
 Schneider Packing Co., St. Louis.
 Sikeston Food Lockers, Sikeston.
 Stanley Meat Co., Afton.
 Twin City Packing Co., Festus.
 United Meat Co., Inc., St. Louis.
 Urbana Locker, Urbana.
 Volz Packing Co., St. Louis.
 Welsh Packing Co., Springfield.
 Wicks Slaughter House, Walter, Pierce City.
 Westerman, John, Troy.
 Wuestling Packing Co., St. Louis.
 Yentz Packing Co., Tipton.

MONTANA

Blastock Wholesale Meats, Butte.
 Miles City Packing Co., Miles City.
 City Meat Co., Wolf Point.
 New Butte Butchering Co., Butte.
 Oljar Meat Co., Glendive.
 Rahr, John, Glendive.
 Sidney Locker and Creamery Co., Sidney.
 Valley Meat Co., Sidney.

NEBRASKA

Brauer Packing Co., Chappell.
 Bridgmon Wholesale, Tecumseh.
 Community Locker Center, Fullerton.
 Consumers Packing Co., Superior.
 Custom Pack, Hastings.
 Deerson Meat Packing Plant, Elkhorn.
 Dundy County Processors, Benkelman.
 F and S Sausage Co., Cozad.
 Farmers Union Co-op Gas and Oil Co., Big Springs.
 *Flicker Packing Co., Scottsbluff.
 Ford Packing Co., Grand Island.
 H and B Packing Co., Scottsbluff.
 *Hersch Packing Co., Scottsbluff.
 Hollstein's Packing Co., Rushville.
 Ideal Market, Gordon.
 Jurgens Meat Service, Big Springs.
 Kauf Packing Co., Hastings.
 Nebraska Ice and Locker Service, Falls City.
 North Platte Packing, Inc., North Platte.
 Osborn's I. G. A. Store, Hay Springs.
 Red Cloud Packing Co., Red Cloud.
 Roode Packing Co., Inc., Fairbury.
 Roman Packing Co., Norfolk.
 Sanitary Market, Mitchell.
 Saum Lockers, Davenport.
 Shald Market, Gordon.
 Snyder Packing Co., Red Cloud.
 Standard Market, Hebron.
 Sterling Packing Co., Sidney.
 Superior Locker, Superior.
 Swayze Packing Co., S. E., Edison.

NEVADA

*B and L Packing Co., Elko.
 Bybee Slaughtering Establishments, M. B., Ely.
 Dangberg Meat Co., Gardnerville.
 *Hecks Market, Fallon.
 *Horloacher Meat Co., Fallon.
 *Mori Slaughter House, Fallon.
 *Mori Meat Co., Fallon.
 *Nevada Meat Packing Co., Reno.
 *People's Packing Co., Yerington.

NEW HAMPSHIRE

Edwards, George, Walpole.
 French Brothers Beef Co., Inc., Hooksett.
 Hoffman, Fred, Hooksett.
 Langelier, Lucien, Rochester.
 Satzow, Samuel, Claremont.
 Taylor, George, Dover.

NEW JERSEY

Brummel, Louis, Trenton.
 Dealaman, George, Plainfield.
 Delaware Packing Co., Trenton.
 De Vries, John, Newton.
 Carteret Abattoir, Carteret.
 Dielmann, Fritz, Oak Ridge.
 Earrusso, Joseph, Whippany.
 Fisher Brothers, Bridgeton.
 Haskell Packing Co., Haskell.
 Irell Packing Co., Monroeville.
 Mareska's, Stockton.
 Monmouth County Abattoir, Asbury Park.
 Moonlight Hog Farms, Flemington.
 Preziosi, George, New Village.
 Rome, Clarence, Sussex.
 Salem Packing Co., Salem.
 Schein, Inc., Hopelawn.
 Singer, Philip L., Sussex.
 Tindnik Son's, John, Trenton.
 Trenton Packing Co., Trenton.
 Vineland Dressed Beef Co., Vineland.
 Wagner Provision Co., Gibbstown.
 Young, A. A., Phillipsburg.

NEW MEXICO

Addington Locker Plant, Clayton.
 Aztec Locker Plant, Aztec.
 Belen Locker and Slaughter Pen, Belen.
 Ben's Slaughterhouse, Las Vegas.
 Dean Wholesale Meat Co., T. M., Hobbs.
 Deming Packing Co., Deming.
 Dick's Slaughtering House, Clovis.
 Glover Packing Co., Roswell.
 Hatch Packing Co., Portales.
 Houk's Custom Slaughter Service, Clovis.
 Las Cruces Meat Co., Las Cruces.
 New Mexico Packing Co., Inc., Carlsbad.
 Palmer Packing Co., Albuquerque.
 Rancho Packing Co., Clovis.
 Raton Packing Co., Raton.
 Rayjax Packing Co., Fort Sumner.
 Rollins Packing Co., Inc., Clovis.
 66 Packing Co., Tucumcari.
 Snell Packing Co., Inc., Clovis.
 Starkey Packing Co., Clovis.
 Stephens Packing Co., Albuquerque.
 Schwartzman Packing Co., Albuquerque.
 Taos Locker Plant, Inc., Taos.
 Tularosa Packing Co., Tularosa.
 Valley Packing House, Albuquerque.
 Valley Packing Co., Fairview.
 Valley Packing Co., Farmington.
 Williams Slaughter House, Socorro.
 Wofford Slaughtering Establishment, Santa Fe.
 Zero Locker Plant, Portales.

NEW YORK

Acer, Inc., Buffalo.
 Ahl, Charles F., Warsaw.
 Archie and Sons, Inc., E. J., Buffalo.
 Aronson and Milton Aronson, Jerome, Queensbury.
 Aronson, William, Glens Falls.
 Aust, A. J., Otto.
 Baldwin Slaughterhouse, Orval W., Ripley.
 Behr, Moritz, Catskill.
 Bernacki Bros., Depew.
 Bieser, Frederick, Whitesville.
 Brennan, P., Buffalo.
 Brown's Slaughter House, Otto.
 Cheektowaga Packing Co., Depew.
 C. J. D. Packing Co., Inc., Buffalo.
 Conti Packing Co., Henrietta.
 Cuomo, Neil, Schenectady.
 Dean's Slaughter House, Goshen.
 Dembo's, Troy.
 DeVita, James and Gino, Endicott.
 Dover Plains Packing, Dover Plains.
 Eckman, Albert M., Frewsburg.
 F. K. and Son, Inc., Buffalo.
 Fairbank Farms, Ashville.

Farber Meat Packing Corp., Liberty.
 Fargnoli, Sam and John, Endicott.
 Ford, E. D., West Valley.
 Frank Bros., Poughkeepsie.
 Frear, Leroy Carl, Endicott.
 Goebel Packing Co., Buffalo.
 Goshen Packing Co., Howells.
 Green Bros., Schenectady.
 Hans, Edward, Buffalo.
 Harrison, W.W., Corning.
 Hokan's Slaughterhouse, Angola.
 Horlein and Son, Inc., E. C., Buffalo.
 Kamery, John Wendell, Olean.
 Kingston Beef Corp., Kingston.
 Kittle, Nicholas A., Hudson.
 Klinck Brothers, Inc., Buffalo.
 Klinck and Schaller, Inc., Buffalo.
 Kross-Ahl, West Albany.
 Kusler, Benjamin, Elmira.
 Legters Bros., Clymer.
 Levine, Abraham, Ellenville.
 Llepshutz Market, Hudson.
 Ludington Bros., Maine.
 Maple Brook Slaughterhouse, Binghamton.
 Maple Grove Farms, Syracuse.
 Marbot, Frank, Troy.
 McGuire, Frank B., Granville.
 Medina Provision Co., Inc., Medina.
 Mest Packing Co., William G., Strykersville.
 Morandi Packing Co., Hillsdale.
 Moses, Norbert, Norwich.
 Neckers, Norman C., Clymer.
 Norman's Wholesale Meats, Buffalo.
 Parker's Slaughter House, Schaghticoke.
 Polyniak, Victoria, Newark Valley.
 Rausch and Son, Inc., Frank, Buffalo.
 Rosenblum Bros., Cohoes.
 Scott, Herbert R., Brocton.
 Shapiro Wholesale Meats, M., Jamestown.
 Shappee and Sheive, Pine City.
 Smith, Bernard G., Troy.
 Smith, Harold J., Pine Plains.
 Syracuse Packing and Provision Co., Camillus.
 Staffeld and Sons, R. W., Buffalo.
 Sussman, Louis, Cohoes.
 Tog Packing Co., Inc., Buffalo.
 Utica Veal Co., Inc., Marcy.
 Valentine's Slaughtering Establishment, Kennedy.
 Waldenmaier and Sons, George, Feura Bush.
 Wallens Byrne Packing Corp., Buffalo.
 Wand Co., Slate Hill.
 Wieberg, James N., Pine City.
 Ziff, Herbert M., Elmira.

NORTH CAROLINA

*Aberdeen Packing Co., Aberdeen.
 Boyd and Sons, John, Gastonia.
 Bryant Packing Corp., Asheville.
 Caldwell Packing Co., Cramerton.
 *Carolina Packers, Smithfield.
 Chadbourne Packing Co., Chadbourne.
 Circle "F" Abattoir, Lexington.
 City Abattoir, Shelby.
 Cook's Packing Co., Inc., Concord.
 *Curtis Packing Co., Greensboro.
 Draughon's Abattoir, Fayetteville.
 Edward's Abattoir, Leaksville.
 *Elliott Packing Co., Inc., Goldsboro.
 Fritz Packing Co., Inc., Lexington.
 Greenville Packing Co., Greenville.
 *Hickory Packing Co., Hickory.
 *Jones Abattoir Co., Garner.
 Land's Slaughterhouse, Spray.
 Martin's Abattoir, Godwin.
 McDaniel's Abattoir, Fayetteville.
 Moricle Abattoir, Reidsville.
 Mount Airy Abattoir, Mount Airy.
 *New Bern Provision Co., New Bern.
 *Piedmont Packing Co., Hillsboro.
 Randolph Packing Co., Asheville.
 Skeen Packing Co., High Point.
 Statesville Packing Co., Inc., Statesville.
 Stewart's Abattoir, Mount Airy.
 Whicker Packing Co., William A., Mocksville.
 White Packing Co., Inc., Salisbury.
 Wilmington Packing Co., Inc., Wilmington.
 Yackin Valley Packers, Inc., Elkin.

NORTH DAKOTA

Bean, Lloyd, Williston.
 Delaney Packing Co., Williston.
 Williston Meat Co., Williston.

OHIO

Barnes Provision, Inc., Alliance.
 Boll and Son, John, Ironton.
 Braun Bros. Packing Co., Troy.
 Buchy Packing Co., Charles G., Greenville.
 Bussard Slaughter House, Germantown.
 Busse and Sons, L. W., Fort Laramie.
 Canton Provision Co., Canton.
 *Ciralsky Packing Co., Toledo.
 *Copley Packing Co., Copley.
 *Davies, David, Inc. (616 West Mound St.), Columbus.
 *Davies, David, Inc. (1340 Jackson Pike), Columbus.
 *Davies, David, Inc., Zanesville.
 DiCillo and Sons, Inc., A., Cleveland.
 Donelson Packing Co., Carey.
 *Eckert Packing Co., Defiance.
 Egley's Slaughtering Establishment, Convoy.
 *Evans Packing Co., Gallipolis.
 Fairmount Provision Co., Alliance.
 Falter, Herman Packing Co., Columbus.
 Fidel Bros. Packing Co., Unionville.
 Findlay Provision Co., Findlay.
 Fink and Heine Co., Springfield.
 Finley Packing Plant, Inc., McConnellsville.
 Fletcher Bros. Packing Co., Inc., Fostoria.
 Frame Slaughtering Establishment, Myron, Manchester.
 Focke's Sons, William, Dayton.
 Gertenlager Meats, Inc., Creston.
 Gils, K. C., Cleveland.
 Goldsberry Slaughtering Establishment, Ripley.
 *Hall Brothers, Inc., Olmsted Falls.
 Hasselback and Son, E. E., Fremont.
 *Henry Packing Co., Lima City.
 Hostetter Meats, Apple Creek.
 Jacoby, Hal C., West Unity.
 Kent Provision Co., Inc., Kent.
 Krugh's Slaughtering Establishment, Wren.
 Liber and Co., John, Alliance.
 Lloyd Packing Co., Youngstown.
 *Marks and Sons, Inc., Cleveland.
 Martin Farm Slaughter House, Fremont.
 Matthews, J. H. and Son, Sardinia.
 Myers and Son, Archbold.
 New Cooperative Co., Dillonvale.
 Ohio Packing Co., Columbus.
 *Pacer Packing Co., Toledo.
 Piper and Son Provision, Dorset.
 Pride of Lima Provision Co., Lima.
 Rittenberger Bros., Zanesville.
 Ross Abattoir Co., Springfield.
 *Routh Packing Co., Tiffin.
 *Sandusky Dressed Beef, Sandusky.
 *Schmidt Provision Co., Toledo.
 Scioto Provision Co., Newark.
 Sear's Meat Market, Greenville.
 Seaman Sons, A. C., Versailles.
 Sturgis Packing Co., Kenton.
 Sugardale Provision Co., Canton.
 Superior Provision Co., Massillon.
 Suter's Meat Market, Greenville.
 *Tanks Meats, Elmore.
 Teufel Co., Howard A., Cleveland.
 *Waldock Packing Co., Sandusky.
 Walter and Sons, Wapakoneta.
 Webb Beef Co., Cleveland.
 *Weber Packing Co., Marietta.
 Williman's Slaughtering Establishment, Van Wert.
 Winner Sons, Robert F., Osgood.

OKLAHOMA

*Akins and Fincannon, Sand Springs.
 Antler's Slaughter House, Antlers.
 B and B Packing Co., Inc., Oklahoma City.
 Banfield Packing Co., Enid.
 Braden's Slaughtering Establishment, Ponca City.
 *Brooks Packing Co., Tulsa.
 Brown's Slaughtering Establishment, Joe S., Tulsa.

Butcher Slaughtering Establishment, Bartlesville.
 Butcher Packing Co., W. H., Oklahoma City.
 *Canadian Valley Slaughtering Establishment, Oklahoma City.
 *Central Packing Co., Muskogee.
 City Packing Co., Shawnee.
 Clarks Meats Slaughtering Establishment, Perry.
 Cleveland Lockers, Cleveland.
 Coly's, H. H., Boise City.
 Cone Wholesale Market, Miami.
 *Cornett Slaughtering Establishment, Oklahoma City.
 Crosby and Crosby Slaughtering Establishment, Wright City.
 Cushing Packing and Provision Co., Cushing.
 *Custom Slaughtering, Inc., Tulsa.
 *Daack Packing Co., Ponca City.
 Dudley Tucker Slaughter, Durant.
 Elkins Market, Waurika.
 *Enid Packing Co., Enid.
 Fairview Packing Plant, Fairview.
 Fraser Packing Co., Alfine.
 Fraser Wholesale Meat Co., Ardmore.
 Groceteria Slaughtering Establishment, Texhoma.
 Halstead Slaughtering Establishment, Fairview.
 Hamilton Slaughtering Establishment, Midford.
 Harris Meat and Produce Co., Oklahoma City.
 Harrison's Meat House, Oklahoma City.
 Hutchinson Slaughtering Establishment, W. R., Wynoka.
 Jackson Slaughtering Establishment, Earl, Pawhuska.
 Jones Market, Madill.
 *Lawton Meat Supply, Lawton.
 *Little Dixie Packing Co., McAlester.
 McCreary Packing Co., Enid.
 *Miller Packing Co., Sapulpa.
 Miller Slaughtering Establishment, Elmer, Covington.
 Montgomery Bros., Hugo.
 Morris Slaughtering Establishment, J. C., Stilwell.
 *Oklahoma Packing Co., Oklahoma City.
 *Oklmulgee Packing Co., Okmulgee.
 *O'Brien Meat Co., Tulsa.
 *O. K. Packing Co., Tecumseh.
 Osage County Packing Co., Fairfax.
 Ponca City Packing Co., Ponca City.
 Puckett Packing Co., Sayre.
 Redwine's Slaughter House, Hugo.
 *Reeves Packing Co., W. E., Ada.
 Riber Custom Slaughtering Establishment, Hominy.
 Ridley Packing Co., Duncan.
 *Santa Fe Packing Co., Muskogee.
 *Shalloup Slaughtering Establishment, Alva.
 *Southeastern Slaughtering Establishment No. 91, Durant.
 Thomas, Earl C., Moore.
 Tri-State Super Market, Guymon.
 *Tulsa Beef and Provision Co., Tulsa.
 Turner Bros., Nowata.
 Turner Slaughtering Establishment, Fred, Chandler.
 *Turvey, Inc., Oklahoma City.
 *Turvey Packing Co., Blackwell.
 Van Cleve, C. L., Tulsa.
 Ward Slaughter Establishment, John, Woodward.
 Willburn Meat Market, Madill.
 Whitten Slaughter House, Broken Bow.
 *Wickham Packing Co., Ada.
 *Wickham Packing Co., Sapulpa.
 Wiley Brewer Slaughtering Establishment, Selling.
 *Williams Packing and Storage Co., Miami.
 Woods, Lloyd, Westville.
 Woodward Packing Co., Woodward.

OREGON

Ab's Slaughterhouse, Sherwood.
 Alpine Meat Co., Grants Pass.
 *Arrow Meat Co., Cornelius.

*Associated Meat Packers, Portland.
 Bevin's Packing Co., Madras.
 Bond Bros., Lakeview.
 Boston Beef House, Ontario.
 Boyer Meat, Roseburg.
 *Bruce Packing Co., Sublimity.
 Cannon Meat Co., R. C., Salem.
 Cedar Point Packing Co., Coquille.
 Cinder Butte Packing Co., Redmond.
 Clover Leaf Packing Co., Drain.
 *Crooked River Meat Co., Prineville.
 Dalles City Pack, Dalles.
 Eldridge Packing Co., La Grande.
 Erdman Packing Co., Bandon.
 Farmers Packing Co., Medford.
 Folett Meat Co., Hermiston.
 Gardner Midway Meats, Donald R., Medford.
 Garrison, R. O., Lebanon.
 Grants Pass Provision Co., Grants Pass.
 H and M Meat Co., Union.
 Heppner Slaughter House, Heppner.
 Hill Meat Co., Pendleton.
 *Hopkin's Wholesale Meats, Nyssa.
 Independent Meat Co., Ken and Thomas, Ashland.
 Jacobmuhlen, John, Cornelius.
 *Kenton Packing Co., Portland.
 Lewis Bros. Section Lime and Kine Road, Gresham.
 Eastside Abattoir, Ashland.
 Medford Meat Co., Medford.
 Merrill Meat Co., Merrill.
 *Midway Meat Co., Medford.
 Montgomery's Killing Plant, Silverton.
 Mount Angel Meat Co., Mount Angel.
 Myers Cold Storage Lockers, Don, Egin.
 Myers Packing Co., Bend.
 Myrtle Packing Co., Coquille.
 *Nebergall Meat Co., Inc., D. E., Albany.
 Ontario Meat Packing, Ontario.
 *Pioneer Meat Packers, Ontario.
 Rogue Valley Packing Co., Myrtle Creek.
 *Silver Falls Packing Co., Portland.
 Steen Bros., Albany.
 Super Packing Co., Klamath Falls.
 *T. P. Packing Co., Klamath Falls.
 Stanfield Meat, Stanfield.
 Troutman's Market, North Plains.
 Van Dine Meat Co., Myrtle Creek.
 Western Meats, Milton-Freewater.
 Yocum Meat Co., Coos Bay.

PENNSYLVANIA

Ahrens and Sons, Inc., E. F., York.
 Alba, Saverio, and William, Norristown.
 Albert Packing Co., Washington.
 Alfery's Sausage Co., Greensburg.
 Allnikoff's and Son, Harry, Wilkes-Barre.
 Anspach, Charles C., Womelsdorf.
 Anderson, Roy, East Berlin.
 Arena Dressed Beef Co., Norristown.
 Attig Bros., Schreysburg.
 Baker's Meat Market, Biglerville.
 Baker, Luther, Millville.
 Balderston Bros., Newton.
 Baringer, Wilmer, Richlandtown.
 Barnes, T. William, Waynesburg.
 Baum, Daniel S., Elizabethtown.
 Baumgardner Packing Co., Finleyville.
 Beatty Farm Meat Products, Turtle Creek.
 Berwick Packing Co., Berwick.
 Bethlehem Packing Co., Bethlehem.
 Biderman and Moss, Inc., Philadelphia.
 Bilski, Joseph, Waterford.
 Bingman Packing Co., Berlin.
 Bloomfield Packing Co., Pittsburgh.
 Blouse Meat Market, Glen Rock.
 Bonaccorso and Sons, S., Philadelphia.
 Bongiorno Bros., Slovan.
 Border, Carlos R., Dalmatia.
 Bovalina Packing Co., Inc., Slovan.
 Bowders and Son, H. C., Waynesboro.
 Bowman, Mark, Hegins.
 Boyer, Kenneth L., Klingerstown.
 Brand, William, Pipersville.
 Breauchy, Harry H., Sharon.
 Brenzovich's Meat Market, Jefferson.
 Brillhart's Meat Market, Hanover.
 Bristol Beef Co., Bristol.
 *Brizer Beef Co., Dunmore.

Brown Brothers and Sons, Inc., Fairview.
 Brown's Slaughter House, Smethport.
 Bryan, John J., Dushore.
 Bubbenmoyer, C. W., Bernville.
 Burkee's Food Market, McSherrytown.
 Burkholder Bros., Lebanon.
 Bush, G. D., Jamestown.
 Butler Packing Co., Butler.
 Bull Run Packing Co., Homestead.
 Cappuccio and Carbonaro, Philadelphia.
 Carpenter Packing Co., Rex, Townville.
 Carpenter, Simon T., Sheridan.
 Cary, William L., Harrison Valley.
 Castle Provision Co., Darraugh.
 Charles Meat Market, Liverpool.
 Clark Packing Co., Paxinos.
 Cochick's Meat Market, Salladasburg.
 Crissman Bros., Castanea.
 Cunningham Turkey Farm, Sand Patch.
 Daily and Sons, Vanderbilt.
 Danko, Matthew, Latrobe.
 Darling, Lester W., La Plume.
 Davidek, M. J., Breckenridge.
 De Franco, Nick, Bangor.
 De Franco, Philip, North Bangor.
 Delfrate Packing Co., Slovan.
 Delta Farm Products Co., Delta.
 Denholm Packing Co., Pittsburgh.
 Detwiler's Abattoir, Pottstown.
 Devault Packing Co., Devault.
 Ditzler Brothers Meat Market, Pine Grove.
 Donnie's Food Market, East Berlin.
 Dorshimer, David E., Brodheadsville.
 Dressler, Paul, Exeter.
 East Carson Packing Co., Pittsburgh.
 Ebling's Meat Market, Myerstown.
 Elizabethville Abattoir, Elizabethville.
 Engle Bros., Markleysburg.
 Engle and Schantz, East Greenville.
 Eremic, George N., Monroeville.
 Esposito, Attilio, Philadelphia.
 Falk, Karl, Erie.
 Feder Co., M., Allentown.
 Fehl Co., C. J., Blooming Glen.
 Fetterolf, Joseph I., Hegins.
 Fisher, Harry D., Lewisburg.
 Fischer and Sons, Inc., J. Fred, York.
 Fisher, W. J., Winfield.
 Flagler, John, Raubsville.
 Fox, Augustus, Soudertown.
 Fox, Henry J., Mertztown.
 Freed's Store, Gilbertsville.
 Froehlich Packing Co., Johnstown.
 Frigid-Freeze Lockers, Riegelsville.
 Galvanek, Edward and Joseph, Freeport.
 Gartner-Harf, Waterford.
 Gashel, Lee, Claysville.
 Gehman, Warren B., Norwood.
 Gensemer's, Bloomsburg.
 Gentzler, Wilfert N., Dever.
 Gertner, Joseph and Stephen, Easton.
 Ginter, Urban, St. Mary's.
 Giorgio, J., Philadelphia.
 Giunta and Sons, Joseph L., Philadelphia.
 Glick Bros., Packing Co., Mt. Pleasant.
 Godfrey Bros., Felton.
 Godfrey, M. Melvin, York.
 Godshall, Marvin K., Talford.
 Goetz, Robert M., Greencastle.
 Goldberg Provision Co., Greensburg.
 Good, Incorporated, Carl, Denver.
 Good's Market, Quincy.
 Gorski, Frank, Hatfield.
 Gourley, James P., New Bethlehem.
 Grande Brother Packing, Farrell.
 Grecek, Frank, Portage.
 Green and Son, A., Berwick.
 Great Valley Meat Market, Howellville.
 Green Valley Packing Co., Claysville.
 Greenville Packing Co., Greenville.
 Grissinger Bros., McConnellsburg.
 Gum, Russell M., Pen Argyl.
 Gurgacz, Mike P., New Castle.
 Haas, Raymond, Weissport (East).
 Hager's Meat Market, Quakertown.
 Hahn Packing Co., Edward, Johnstown.
 Halbach Bros., Erie.
 Hale and Son, R. B., Halifax.
 Hanover Provision Co., Hanover.
 Hartman, Paul E., New Tripoli.

Hawkeye Meat Market, Scottdale.
 Heckel and Ferlan, Pittsburgh.
 Helm, Ralph E., Waynesboro.
 Herring, Paul A., Pitman.
 Hervitz Packing Co., Harrisburg.
 Hess Meats, Bob G., Winfield.
 *Hickory Packing Co., Scranton.
 Hill-n-Dale Farm Meat Co., Downingtown.
 Hippey, Samuel W., Willow Street.
 Hoffer, Frank L., Carlisle.
 Hoffman Estate, J. E., Williamstown.
 Hollinger, J. Lloyd, Lancaster.
 Hollinger Meat Products, Inc., Mechanicsburg.
 Homestead Provision and Packing Co., Pittsburgh.
 Honsaker Bros., Roaring Springs.
 Hooversville Supply Co., Hooversville.
 Hostoffer and Sons, E. B., Mount Pleasant.
 Huffman, Ralph L., Latrobe.
 Hunsberger, Joseph J., Royersford.
 Hutchison's Custom Butchering, Hydetown.
 Hurks and Check, Pittsburgh.
 Hynes Abattoir, O. J., Cedars.
 Imgrund, D. E., New Baltimore.
 Imler, Roy S., Altoona.
 Imperial Packing Co., Imperial.
 Innerst Bros., Dallastown.
 Ishman, Robert J., Worthington.
 J. T. Provision Co., McKeesport.
 Johnson Wholesale Meats, H. T., Northumberland.
 Joseph Packing Co., Connellsville.
 Juniata Packing Co., Tyrone.
 Keefer, C. F., Mercersburg.
 Keeney, H. Z., Hungerford.
 Kesselring, J. R., Greencastle.
 *Kessler, Inc., Lemoine.
 Kipp, Harvey A., Bethlehem.
 Kirkpatrick's Meat Market, Scotland.
 Klein Provision Company, F. A., Pitcairn.
 Kline Bros., Hollidaysburg.
 Kling, Arthur C., Landisburg.
 Knight, Emerson, Penryn.
 Kolansky, Abe, Wymart.
 Kolb, Samuel, Spring City.
 Kottcamp, Homer S., York.
 Kratzer, Beulah M., Selinsgrove.
 Kreisl Bros., Hazleton.
 Kressler, Herbert H., Quakertown.
 Kudasik, Andy, Central City.
 Kunzler and Co., Inc., Lancaster.
 Landis, Abram A., Harleysville.
 Landis, Edgar M., Franconia.
 Landis, T. M., Mainland.
 Lawrence and Son, H. M., Albion.
 Leali Bros. Meats, Sharon.
 Lesnett's Green Top Farm, Greenville.
 Lepidi and Sons, Inc., M., Jeannette.
 Levchik, Mike, Hooversville.
 Lichliter and Co., J. C., Salisbury.
 Liddiard, Richard W., South Waverly.
 Livezey, Merrill, Sugar Grove.
 Little and Son, L. D., Hanover.
 Locustdale Packing Co., Locustdale.
 Lofstead, Frank E., Beallsville.
 Lonczynski, Thaddeus, Hazleton.
 Loutsion Packing Co., Cannonsburg.
 Lower's Store, Biglerville.
 Luckenbill, Curtis T., Kutztown.
 Lukon Meats, Burgettstown.
 Lux, Joseph H., Jeannette.
 Madrigale, Frank, Bristol.
 Magdovitz Packing Co., Connellsville.
 Manieri, Inc., Philadelphia.
 Markle, Clair R., Hanover.
 Martin, Charles G. and Leon, East Earl.
 Martin, Ezra W., Lancaster.
 Marvin, Russell T., Covington.
 Martocci, Anthony, Roseto.
 McClure Locker Plant, McClure.
 McGee, G. Fred, Connellsville.
 McLoughlin and Fickes, Fayetteville.
 Meadow Valley Abattoir, Inc., Gettysburg.
 *Medford's Inc., Chester.
 Meoli, Peter, Berwyn.
 Mitman, Vernon K., Nazareth.
 Moatz, C. A. J., Topton.
 Moccio and Son, Angelo J., Allentown.
 Moore, Amos, Sr., Montgomeryville.
 Mount Rose Food Market, York.

Mowry and McKean Super Market, Sandy Lake.
 Moyer Bros., Reinholds.
 Moyer, Company, C. D., Silverdale.
 Moxham Packing Co., Johnstown.
 Munger's Locker Plant, North East.
 Myers Bros., Spring Mills.
 Myers Meat Market, Codorus.
 Nace, Melvin M., Hanover.
 Nell, C. R. and W. M., East Berlin.
 Ness, P. H., York.
 New Castle Packing Co., New Castle.
 New Holland Meat Market, New Holland.
 Newman, Raymond H., Hanover.
 Newman's Market, Fairfield.
 Northside Packing Co., Pittsburgh.
 Northup, Gerry C., North East.
 Oswald and Hess Co., Pittsburgh.
 Palgon Bros., Tarentum.
 Patterson's Meat Market, Littlestown.
 Pennsylvania State University, University Park.
 Peters Brothers Meat Market, Lenthartsville.
 *Peters, William H., Inc., Harrisburg.
 Pettello, Charles A., Keiser.
 Pezner Bros., Ashley.
 Pleniazek, Walter, Waterford.
 Pleasant Unity Packing Co., Pleasant Unity.
 Prim Packing Co., McDonald.
 Pudliner, Charles John, Jr., Johnstown.
 Putnak, Robert L., Monongahela.
 Quakertown Packing Co., Quakertown.
 Rebuck, J. E., Rebuck.
 Reed, Jay, Latrobe.
 Rehrig Slaughter House, Ashfield.
 Reichelderfer and Sons, E. H., East Greenville.
 Reichert, Melvin N., Bechtelsville.
 Reimold, Ed., Transfer.
 Reitz, Maynard M., Winfield.
 Reliable Provision Co., Scranton.
 Rendulic, Frank D., McKeesport.
 Rhodes, Glen J., Martinsburg.
 Ritter, Charles D., Boyertown.
 Riverside Meat Packing Co., New Castle.
 Robie Meat Packing, Inc., Erie.
 Rosen, Max, Pittsburgh.
 Rosen, Meyer, Creighton.
 Roth and Son, C. R., Shiremanstown.
 Roth, Ivan J., Shiremanstown.
 Roethermel, Wellington A., Danville.
 Rouman, Abram, Landsdale.
 Rudy, Harry E., Landisville.
 Rupert, Edgar B., Sr., Chambersburg.
 Sabatasse Packing Co., Slovan.
 Salsburg's Abattoir, Shillington.
 Shaffer, Arthur L., New Cumberland.
 Schantz, Clifford G., East Greenville.
 Schrickram, Franklin, Port Clinton.
 Schlegel, Irving J., Hegins.
 *Shamokin Packing Co., Shamokin.
 Shaw Bros., Newry.
 Shively Bros., Millinburg.
 Shober, Roy L., Denver.
 Sicilla, Frank, New Kensington.
 Silver Lake Packing Co., Dunmore.
 Silverberg Meats, Bradford.
 Slagle's Packing House, Kittanning.
 Smalstig, Fred, Pittsburgh.
 Smelko Bros., Mt. Pleasant.
 Smith's Quality Super Market, Glen Rock.
 Smithgall and Ging, Trout Run.
 Snowberger, Bros., East Freedom.
 Snyder, Lloyd J., Fleetwood.
 Somerset Packing Co., Bentleyville.
 Spidle's Meat Market, Lancaster.
 Spitzler's Meat Products, Inc., Uniontown.
 Sprecher, Chester A., Fleetwood.
 Spungin's Abattoir, Inc., Harrisburg.
 Stambaugh's Food Market, Spring Grove.
 Stehle, Julius, Eightyfour.
 Steinkirchner, George, Jennerstown.
 Stepniak, William, Hop Bottom.
 Sterner's Grocery, Inc., Hanover.
 Stockton's Wholesale Meats, Columbus.
 Strunk Bros., Hereford.
 Stueben's Meat Market, Saxonburg.
 Taylor Company, J. V., Wyalusing.
 Tavernini, Alex, Portage.
 Thoma, Paul, Saxonburg.

Thompson Packing Co., Jersey Shore.
 Thornton, Howard J., Erie.
 Triolo Brothers Food Market, Philadelphia.
 Troutman Bros., Klingerstown.
 Troutman, N. S. and O. H., Freeburg.
 Troy Meat Plant, Inc., South of Troy.
 Union Provision and Packing Co., Pittsburgh.
 United Home Dressed Meat Co., Altoona.
 Utz, Raymond R., Hanover.
 Varano-Troutman, Kulpmont.
 Venezia, Carl, Conshohocken.
 Venezia, Joseph, Norristown.
 Venuto, Joseph, Philadelphia.
 Waddington, Howard C., New Castle.
 Waddington, R. L., Wampum.
 Walborn, R. A., Hershey.
 Waltman, Donald E., Allenwood.
 War, Prosper, Conshohocken.
 Warrington Packing Co., Inc., Chalfont.
 Waynesburg Packing Co., Waynesburg.
 Weaver, M. C., Wellsville.
 Wehry, William S., Klingerstown.
 Weiss, Milton, Large.
 Weiss Packing Co., Donora.
 *Weiler and Sons, Frank, Plymouth Meeting.
 Wenrich, Earl S., Sinking Spring.
 Werry, H. W., Scottsdale.
 West Apollo Packing House, West Apollo.
 Western Provision, Inc., Erie.
 Wilcox, Gilbert, Milan.
 Wildasin's Meat Market, Hanover.
 *Wilkes-Barre Abattoir, Wilkes-Barre.
 *Williamson's, G. W., Turbotville.
 Winbrook Farms, Paul-Winnick, New Castle.
 Winner Packing Co., Lock Haven.
 Wisnieski, Steve, New Castle.
 Wolfe, Thomas F. and Lawrence H., Herdon.
 Worthington, Warren H., Pennsdale.
 Yambrovich, Steve, Sharpville.
 Yoder, Kermit C., Hollsopple.
 Yoder's Meat Market, Shoemakersville.
 Yoder Sons, C. M., Telford.
 York Springs Meat Market, York Springs.
 Yost, C. B., Logansville.
 Roth, Ivan J., Shiremanstown.
 Youndt, John E., Adamstown.
 Youndt, Robert L., Denver.
 Zeller, Alfred., Cedars.
 Zitman, C. B., Mercersburg.

RHODE ISLAND

A. B. C. Beef and Veal Co., Johnston.
 Bruno's Slaughterhouse, Westerly.
 Burchard's Slaughterhouse, Foster.
 Concord Dressed Beef and Veal Co., Pawtucket.
 Cory's Slaughterhouse, Tiverton.
 De Santis, John, Westerly.
 Diamond Hill Packing Co., Cumberland.
 Johnston Dressed Beef and Veal Co., Inc., Johnston.
 Parrillo, Inc., Anthony, Johnston.
 Russo's Slaughterhouse, Bristol.
 Sacco's Market, Westerly.

SOUTH CAROLINA

*Brown Packing Co., Greer.
 *Carolina Abattoir, Columbia.
 *Caughman's Meat Plant, Inc., Lexington.
 Cheraw Packing Plant, Cheraw.
 *Cherokee Packing Co., Inc., Gaffney.
 Fairview Abattoir, Greenville.
 Harmon Provision Co., Saluda.
 Hill Packing Co., Camden.
 Hodges Sales Co., Abbeville.
 Hughey's Market, Easley.
 *Kimmerlins Wholesale Meat Packing Plant, Orangeburg.
 Lancaster Frozen Foods, Inc., Lancaster.
 Oconee Abattoir, Seneca.
 *Old Fort Packing Co., Walterboro.
 Rick's Meat Packers, Aiken.
 *Roddey Packing Co., Inc., Columbia.
 *Southland Provision Co., Orangeburg.
 *Spartanburg Abattoir, Spartanburg.
 *Turner's Abattoir, T. M., Woodruff.

SOUTH DAKOTA

*Cimpl Packing Co., Yankton.
 *Dean Packing Co., Vermillion.

*Flanery Sausage Co., Milbank.
 Trumbull Packing Co., Sioux Falls.

TENNESSEE

*Baker's Processing Co., McKenzie.
 Baltz Brothers Packing Co., Nashville.
 Barnett's Grocery, Huntingdon.
 Bill's Processing Plant, Dyersburg.
 Brantley and Tillet, Shelbyville.
 *Bridwell Packing Co., Kingsport.
 Brothers Seafood, Winchester.
 Bryson Packing Co., Somerville.
 Carey Packing Co., Morristown.
 Carthage Grocery and Locker, Carthage.
 Castellaw's Slaughterhouse, Alamo.
 Charlie's Slaughterhouse, Trenton.
 *Chattanooga Sausage Co., Chattanooga.
 Cook's Slaughterhouse, Dyersburg.
 Cribb's Sausage Co., Memphis.
 Dixie Sausage Co., Lebanon.
 Duck River Sausage Co., Manchester.
 Fayette Packing Co., Eads.
 Fineberg Packing Co., Memphis.
 *Fletcher Bros., Lenoir City.
 Follis Slaughterhouse, Roy, Gadsden.
 Foutch Grocery and Market, Cookeville.
 Glasgow's Market, Dresden.
 *Hackett's Meat Co., Carthage.
 Hartsville Locker (McDonald Meats), Hartsville.
 Hendon's Slaughterhouse, Milan.
 Hickory Valley Packing Co., Hickory.
 Hill's Wholesale Meats, Dayton.
 Hyde, Ed., Gallatin.
 *Jackson Packing Co., Jackson.
 *Jacobs Packing Co., Nashville.
 Lingo Packing Co., Jonesboro.
 Lewis Benton Slaughter House, Hixon.
 *Loomis Frozen Food Co., Inc., Sweetwater.
 McMinnville Meat Co., McMinnville.
 Moore, John L., Fayetteville.
 Morrissey Meats and Provisions, Nashville.
 *Morton Bros., Johnson City.
 Napier, W. B., Celina.
 *Norman's Packing Co., Covington.
 Penn's Market, Trenton.
 *Powell Wholesale Meats, Charles J., Chattanooga.
 *Purity Packing Co., Powell.
 Rakes Slaughterhouse, Watertown.
 Randolph Produce Co., Crossville.
 Savannah Process and Locker, Savannah.
 *Sell Meat Co., Johnson City.
 Smith Packing Co., Nashville.
 Smith's Market, Gallatin.
 *Southern Provision Co., Chattanooga.
 Stephen's Slaughter House, Savannah.
 Summer's Slaughterhouse, Hollow Rock.
 Sunnydale Meat Products, Inc., Nashville.
 Tennessee Valley Packing Co., Columbia.
 Thompson and Groce Provision Co., Fayetteville.
 *Wade Bullo, Johnson City.
 Wilkerson Slaughter House, Selmer.

TEXAS

*Alice Meat Co., Alice.
 A.B.C. Packing Co., Wichita Falls.
 Alamo Braun Beef Co., San Antonio.
 *Allen's Wholesale Meats, McKinney.
 Amarillo Packing Co., Amarillo.
 Anderson Slaughtering and Processing Plant, Sherman.
 Apache Packing Co., San Antonio.
 Auge Packing Co., Ed., San Antonio.
 Azle Food Locker Corp., Azle.
 Berryhill Packing Co., Inc., Levelland.
 Big 4 Packing Co., Perryton.
 Brown's Slaughter House, Annona.
 Burlston Packing Co., Wichita Falls.
 Burton Bros. Public Abattoir, Houston.
 Cash Bros. Packing Co., Dallas.
 Central Packing Co., Wichita.
 Chief Packing Co., Quanah.
 *City Custom Packing, Inc., Houston.
 Collins Packing Co., Morton.
 Columbia Packing Co., Dallas.
 *Crow Packing Co., Pecos.
 *Dallas City Packing Co., Dallas.
 *Dixon Packing Co., Inc., Houston.
 *Ehrdsman Bros. Packing Co., Plainview.

Estes Bros. Packing Co., Fort Worth.
 *Freedman Packing Co., Houston.
 Gee and Gafford Slaughter House, Phillips.
 Glover Packing Co. of Amarillo, Amarillo.
 Golden Spread Packing Co., Amarillo.
 *H and R Meat Co., Vernon.
 Haley's Food Locker, Crowley.
 Hereford Meat Co., Hereford.
 *High Grade Packing Co., Inc., Galveston.
 Jackson Wholesale Meats, O. B., Plainview.
 Lamesa Meat Co., Lamesa.
 Locker, Floyd, Spearman.
 Lubbock Packing Co., Lubbock.
 Jefferson Packing Co., Beaumont.
 *Montes Packing Co., El Paso.
 *Newsom Packing Co., Mount Vernon.
 *Newsom Packing Co., Mount Pleasant.
 P and H Packing Co., Dallas.
 Pace Packing Co., Inc., Sweetwater.
 Panhandle Packing Co., Inc., Pampa.
 *Pen Meat Packers, McKinney.
 Perryton Packing Co., Perryton.
 Pickering Abattoir (P and S Meats), Texarkana.
 Pinkney Packing Co., Inc., Amarillo.
 Pitner and Hensley, Denton.
 Plains Beef Co., Amarillo.
 Plains Beef Co., Borger.
 *Pratt Packing Co., Inc., Sulphur Springs.
 Quality Packing Co., San Antonio.
 Queen's Custom Slaughter, Bovina.
 Richards Slaughter House, Bovina.
 *Roberts Wholesale Beef, Van Horn.
 Select Meat Co., San Antonio.
 *Smith's Frozen Foods Plant, Atlanta.
 *Southern Packing Co., Denison.
 Steuernagel Packing Co., San Antonio.
 Shamrock Slaughtering Plant, Shamrock.
 Stratford Frozen Food Lockers, Stratford.
 *Texall Packing Co., Houston.
 Tyler Packing Co., Tyler.
 Watkins Packing Co., Dalhart.
 *West Texas Packing Co., San Angelo.
 Wickham Packing Co., Inc., Longview.
 *W.R. Packing Co., Orange.
 *Wilburn and Miller Wholesale Meats, Denison.
 Wolff Meat Co., San Antonio.
 *Wright Packing Co., Vernon.
 Zuma Meat Co., Beaumont.

UTAH

Blue Mountain Meats, Monticello.
 *Ellis Packing Co., Brigham City.
 Granite Meat and Livestock Market, Murray.
 *Langston Packing Co., Hurricane.
 Midvale Packing Co., Midvale.
 *Ogden Dressed Meat Co., Ogden.
 *Parke and Son, William C., Ogden.
 *Tri-Miller Packing Co., Hyrum.

VERMONT

Delairs Slaughtering Establishment, East Montpelier.
 Gibbs Slaughtering Establishment, John A., Bradford.
 Quinn Slaughtering Establishment, T. Ger-ald, Poultney.

VIRGINIA

*Danville Meat Supply, Inc., Danville.
 *Green Hill, Inc., Elliston.
 Isom's Slaughter House, Galax.
 *Orndorff, Charles, Abattoir, Winchester.
 *Fleet & Co., Inc., Winchester.
 *Harrell Bros., St. Brides.
 *McKenna, Inc., Lynchburg.
 *Perlin Packing Co., Norfolk.
 Rhymen and Coleman, Bristol.
 Rosenbaum Slaughterhouse, Clyde, Glade Springs.
 Snodgrass Brothers, Inc., Pennington Gap.
 *Southern Packing Corp., Norfolk.
 *Suffolk Packing Co., Inc., Suffolk.
 Union Abattoir, Richmond.
 *Perry's Abattoir, Winchester.

WASHINGTON

Chambers Packing Co., Tumwater.
 Colfax Meat Co., Colfax.

*Curcio Packing No. 76, Walla Walla.
 DeJong Packing Company No. 14, Lynden.
 Evergreen Packing Co., Vancouver.
 Farmers Meat Co. No. 50, Sumas.
 Federal Packing Co., Everett.
 *Federal Meat Co., Tacoma.
 Ferry Bros., Inc., Ferndale.
 Fischer Packing Co. No. 85, Issaquah.
 Florence Packing Co. No. 6, East Stanwood.
 *Grandview Packing Co., Grandview.
 Gray's Harbor Meat Co., Hoquiam.
 *Henry, James Packing No. 2, Seattle.
 Johansen's Meats No. 41, Enumclaw.
 Kenmore Packing Co., Bothell.
 *Knight Packing Co. No. 21, Henry, Wood-inville.
 Kratzig Meat Co., Bellingham.
 *Lewis River Meat Co. No. 118, Woodland.
 *Longview Meat Co. No. 87, Longview.
 McInroy Meat Co., Wilbur.
 Methow Valley Meat Co., Twisp.
 *Miller Packing Co., Seattle.
 Monroe Packing Co., Monroe.
 Mount Vernon Meat Co., Mount Vernon.
 Moses Lake Meat Co., Moses Lake.
 Norman Wirtz No. 67, Chehalis.
 *Pacific Meat Co., Puyallup.
 Pasco Meat Packers, Inc., Pasco.
 Rosalia Packing Co., Rosalia.
 Rice Meat Packing Co. No. 103, Veradale.
 Schoner Meat Co. No. 30, Silverdale.
 Shelton Meat Co., Shelton.
 Slerk Meat Co., No. 55, Hams, Wenatchee.
 Snohomish Packing Co., Snohomish.
 *Valley Packing Co., Tacoma.
 Weber and Rittner Co., Inc., No. 20, Sumner.
 *Wenatchee Packing Co., Wenatchee.

WEST VIRGINIA

Balls Wholesale Meat Co., Kenova.
 Bell Market, M. J., Blacksburg.
 Bluegrass Market, Inc., Lewisburg.
 Bridwell Packing House, Bluefield.
 Brumfield, Jake, Huntington.
 Camp Packing Co., Parkersburg.
 Coleman, M. E., Packing Co., Oak Hill.
 Crowgey Sausage Co., Kellysville.
 Cissel Packing Co., Inc., Huntington.
 Elm Grove Packing Co., Wheeling.
 Ennis Slaughter House, Uffington.
 Gamble and Son Market, Moundsville.
 Hatton Wholesale Meat Co., Huntington.
 Holy Sons Company, P. E., Charleston.
 Hoverson Heights Packing Co., Pollansbee.
 Independent Dressed Beef Co., Morgantown.
 Jenkins, Frank M., Martinsburg.
 Lambert and Beavers, Squire.
 Lee's Modern Market, Osage.
 Logan Packing Co., S. S., Huntington.
 Mauk's Meat Market, Romney.
 McClown and Sons Co., L. M., Charleston.
 Miller Bros., Martinsburg.
 Morlang, Henry, Inc., Parkersburg.
 Niebergall and Martini, Inc., Wheeling.
 Peerless Packing Co., Beckley.
 Places Butchering Quarters, Martinsburg.
 Smith Packing House, Parkersburg.
 Smittle Packing, Paden City.
 Solomon's Establishment, Frank, Fairview.
 Staggs Meat Market, Burlington.
 Stuart, Nate and Sons, Inc., Mt. Clare.
 Thompson Bros. Packing Co., Bluefield.
 Wade's Slaughter House, Mount Morris (Penna.)
 Welmer Packing Co., Wheeling.
 Wenzel Co., John, Wheeling.
 Whitehall Packing Co., Watson.
 Young and Stout, Inc., Clarksburg.
 Rupert Meat and Poultry Supply, Rupert.

WISCONSIN

Bohrer's Packing Co., Muskego.
 Born and Son, August, Milwaukee.
 Bruhn's Freeze Meats, Barton.
 *Bruinsma, Casey, Union Grove.
 Clinton Packing, Inc., Clinton.
 Curless Meat Plant, Brodhead.
 Dabratz Meat Market, Shawano.
 Falls Locker Service, Menominee Falls.

*Faust and Sons, Hy, Mayville.
 Green Bay Packing Co., Green Bay.
 Holland's Food and Locker, Juda.
 *Jansen Meat Market, Oostburg.
 Kenosha Packing Co., Kenosha.
 *Luck, Inc., M., Milwaukee.
 *Luedke Bros. Slaughtering Establishment, Sheboygan.
 Marchant, Willard J., Brussels.
 Meier Slaughtering, Alfred, Monroe.
 Merridith Corrigan, Saxon.
 *Midwest Packing Co., Milwaukee.
 *Quality Packing House, New London.
 *Richberg and Son, N., Manitowoc.
 Sawyer and Walter, East Troy.
 Schaefer Sausage Co., Inc., Oshkosh.
 Schams Slaughtering, John, LaCrosse.
 *Shubert Market, Oshkosh.
 *South Side Packing Co., Milwaukee.
 *Stoppenbach Sausage Co., Jefferson.
 Sykes Packing Co., Canton.
 Tarlton Co., Lyman, Athelstane.
 *Thielman Sausage Co., Elkhart Lake.
 Thompson Packing Co., West De Pere.
 *Valley Meat Service, Appleton.
 Valley Packing Co., Kaukauna.
 Van Vonderen, Fred, Seymour.
 Weinstein Slaughter Establishment, Superior.
 *Wolf River Sausage Co., Inc., Weyauwega.
 *Zitron Brothers, Inc., Milwaukee.
 Hagert's Locker, Siren.

WYOMING

K and B Cold Storage Co., Afton.
 Ranchester Slaughtering Service, Ranchester.
 *Rocky Mountain Packing Co., Casper.
 *S and S Packing Co., Cheyenne.
 Shy-Ann Packing Co., Cheyenne.
 Torrington Packing Co., Inc., Torrington.
 Triangle Packing Co., Worland.

The following stockyards and slaughtering establishments are deleted from the list of specifically approved stockyards and slaughtering establishments, respectively, as follows:

Stockyards

ALABAMA

Arab Stockyard, Arab.
 Limestone County Stockyard, Athens.
 Washington County Stockyard, Chatom.

ARKANSAS

Brewer Auction Co., Mountain View.
 Columbia County Livestock Auction, Magnolia.
 Decatur Sales Co., Decatur.
 El Dorado Sales Barn, El Dorado.
 Magnolia Sales Barn, Magnolia.
 Mena Auction Yards, Mena.
 Nevada County Livestock Auction, Prescott.
 Nettleton Stockyards and Auction, Nettleton.
 Northwest Arkansas Livestock Auction, Fayetteville.
 Union Stockyards, Pine Bluff.
 Weldon Auction Sale Barn, Weldon.
 McGehee Livestock Auction Market, McGehee.

CALIFORNIA

Los Angeles Union Stockyards, Los Angeles.
 Mariposa Commission Salesyard, Stockton.
 South San Francisco Union Stockyards, San Francisco.
 Stock Growers Commission Co., Stockton.

GEORGIA

Byram Auction Company, G. N., Newnan.
 Coosa Valley Livestock Co., Rome.
 Bleckley Livestock Auction, Cochran.
 Fitzgerald Stockyards, Fitzgerald.
 Gordon Roberts Livestock Co., Inc., Baxley.
 Ragsdale-McClure Commission Co., Rome.
 Troup Livestock Sales Co., Inc., LaGrange.

IDAHO

Shoshone Livestock Auction Co., Shoshone.

ILLINOIS

Kankakee County Livestock Marketing Co.,
Bourbonnais.
Sullivan Sale Barn, Sullivan.

IOWA

Albia Sales Co., Albia.
Allerton Sale Co., Allerton.
Ames Sales Co., Ames.
Anamosa Livestock Auction, Anamosa.
Armstrong Sale Co., Armstrong.
Atlantic Auction Co., Atlantic.
Audubon Auction Co., Audubon.
Avoca Auction Co., Avoca.
Belmond Sales Pavilion, Belmond.
Bonaparte Community Sale, Bonaparte.
Bradley Live Stock Auction, Red Oak.
Bull Cattle Co., Wilson, Clinton.
Cedar Valley Livestock Exchange, Vinton.
Centerville Sales Co., Centerville.
Charles City Livestock Exchange, Charles City.
Clarinda Auction Co., Clarinda.
Colfax Sales Co., Colfax.
Corning Auction Co., Corning.
Coryndon Sale, Coryndon.
Cowan Sale Co., Roy, Sioux City.
Cresco Livestock Market, Cresco.
Davis County Sales Co., Bloomfield.
Creston Auction Co., Creston.
DeWitt Sale Barn, DeWitt.
Donnellson Commission Exchange, Donnellson.
Dows Sale Pavilion, Dows.
Dyersville Sale Barn, Dyersville.
Eastern Iowa Livestock Commission Co., Mechanicsville.
Eldora Livestock Sales, Eldora.
Elkader Sales Barn, Elkader.
Emmetsburg Sales Co., Emmetsburg.
Estherville Auction Co., Estherville.
Fairfield Livestock Commission Co., Fairfield.
Fonda Sales Barn, Fonda.
Forest City Auction Co., Forest City.
Henderson Auction, Henderson.
Hi Dollar Sale Co., Sigourney.
Holbert Cattle Co., J. C., Washington.
Hopkinton Sales Pavilion, Hopkinton.
Humboldt Livestock Auction, Humboldt.
Iowa City Sales Co., Iowa City.
Iowa Falls Sales Pavilion, Iowa Falls.
Iowa-Nebraska Sale Yards, Council Bluffs.
Independence Sales Co., Independence.
Jefferson Livestock Market, Jefferson.
Keosauqua Sale Co., Inc., Keosauqua.
Kimballton Auction Co., Kimballton.
Laurens Livestock Sales Co., Laurens.
LaPorte City Sale Barn, LePorte City.
Lawn Hill Livestock Sale Co., New Providence.
Lawton Sale Barn, Lawton.
Lenox Livestock Auction, Lenox.
Leon Sale, Leon.
Leonard's Auction Sale, Manchester.
Live Stock Auction, Denison.
Lizer's Sale, Gowrie.
Low Moor Sales Co., Low Moor.
Marengo Sales Barn, Marengo.
McCreary Sale Co., Centerville.
McDonald Sales Co., Sumner.
McIntosh Livestock Auction Co., Ida Grove.
Mahaska Sales Co., Oskaloosa.
Mapleton Sales Co., Inc., Mapleton.
Maquoketa Livestock Sales Co., Maquoketa.
Middletown Sale Co., Middletown.
Midway Sales Co., Columbus Junction.
Milford Livestock Exchange, Milford.
New Liberty Sale Barn, New Liberty.
Northeast Iowa Sales Co., Decorah.
Osceola Sale Co., Osceola.
Oelwein Livestock Exchange, Oelwein.
Onawa Sale Barn, Onawa.
Orient Sale Co., Inc., Orient.
Oxford Sales Barn, Inc., Oxford.
Paulina Sale Co., Paulina.
Petersen Cattle Co., Clinton.
Petersen Cattle Co., Mount Vernon.
Petersen Cattle Co., Schaller.
Petersen Cattle Co., Spencer.
Petersen Cattle Co., Washington.

Peterson Sheep and Cattle Co., Des Moines.
Pocahontas Livestock Sales, Inc., Pocahontas.
Postville Co-op Sales Barn, Postville.
Riceville Sales Pavilion, Riceville.
Sac County Auction, Inc., Sac City.
Sales Company of Hawarden, Hawarden.
Selfried-Trenary, Pocahontas.
Sheldon Sales Co., Sheldon.
Stanton Auction Co., Stanton.
Strand and Son, Oswald, Manly.
Stuart Sales Co., Stuart.
Sweetland Sales Co., Muscatine.
Tama Sale Co., Tama.
Uhlenhopp Sales, Aplington.
Umstead Livestock Auction, Eagle Grove.
Wadena Livestock Exchange, Wadena.
Wapello Livestock Auction, Wapello.
Washington Livestock Sales Co., Washington.
Wenger Sales Commission, West Union.
Wayland Sales Co., Inc., Wayland.
West Union Auction Exchange, West Union.
Westra Sales Co., Orange City.
Westrope Auction Co., Harlan.
Winneshiek Co-op Association, Decorah.

KANSAS

Burdett Livestock Sales Co., Burdett.
Fred Doll Livestock Sales, Larned.
Hesston Sale Co., Hesston.
McIntosh Auction, Peabody.
Rexford Livestock Commission Co., Meade.

KENTUCKY

Graves County Stockyards, Mayfield.
Monticello Stockyards, Monticello.
Walton Sale Barn, Walton.
Washington County Stockyards, Springfield.

LOUISIANA

Coltharp's Commission Barn, De Ridder.
Community Auction Barn, De Quincy.
Harris and Stutson Commission Co., Ferriday.
Micelle's Commission Co., Lake Charles.
Miller and Dominique Stockyard, Lake Charles.
Miller and Dominique Stockyard, Elton.
Oak Grove Livestock Auction, Oak Grove.

MASSACHUSETTS

Beverly Sales Stables, Inc., Seekonk.

MISSISSIPPI

Hinds County Livestock Sales, Edwards.
Marshall County Stockyards, Holly Springs.
North Mississippi Sales Co., Grenada.
Producer's Livestock Auction, Ruleville.
Raymond F. Stiles, Sturgis.
Spicer-Lipscomb Commission Co., Senatobia.
State Line Auction Co., Walnut.

MISSOURI

Cassville Livestock Auction, Cassville.
Clinton Community Sale, Clinton.
Excelsior Springs Sale Barn, Liberty.
Halsey and Riley Sale Co., Marshall.
Kelly and Holmes Auction Sale, Heber Springs.
Perry Sales Barn, Inc., Perry.
Rolla Auction Co., Rolla.
Stone County Auction Co., Mountain View.
Thornton Sales and Auction Co., Springfield.
Troy Sales Co., Inc., Troy.
Van Buren County Auction Sale, Clinton.

NEBRASKA

Plainview Sales Pavilion, Plainview.
Ravenna Livestock Commission Co., Ravenna.
Scottsbluff Livestock Commission Co., Scottsbluff.

NEVADA

B and M Livestock, Fallon.
Fallon Salesyard, Fallon.

NEW JERSEY

Boyer Sales, Inc., New Egypt.

NEW MEXICO

Clayton Cattle Auction, Inc., Clayton.
Clovis Branding Co., Clovis.

NEW YORK

Aggett and Law Commission Market, Ischua.
Apulia Station Livestock Sales, Apulia Station.
Cable's Cattle Market, Roxbury.
Dryden Livestock Sales, Dryden.
Neverett, H. L. and Sons, Ellenburg Depot.
Kessler and Gentner, Springville.
Sququoit Valley Livestock Exchange, Cassville.
Tully Valley Livestock Market, Aquila Station.

NORTH DAKOTA

Harrington Bros. Livestock Market, Williston.
Lake Region Livestock Auction Co., Devils Lake.

OHIO

Bowling Green Livestock Sales, Bowling Green.
Rothchild Livestock Co., Stony Ridge.
Union Stockyards, Dayton.

OKLAHOMA

Hugo Sales Commission Co., Hugo.
Muskogee Stockyards and Livestock Auction, Inc., Muskogee.
Osage County Sale Ring, Fairfax.
Pawhuska Auction Sale, Pawhuska.
Roy Akard Commission Co., Idabel.
Tahlequah Sale Barn, Tahlequah.
Waurika Auction Co., Waurika.

OREGON

Brahs Auction Market, Corvallis.
Forest Grove Auction, Forest Grove.
Ontario Livestock Commission Co., Ontario.

PENNSYLVANIA

Barnsley Sales, Oxford.
Greenfield Livestock Auction, Northeast.
Hoskin Auction Barn, Turtle Creek.
Kennett Auction Co., Inc., Kennett Square.
Leesport Livestock Market, Leesport.
Krumsville Livestock Auction, Krumsville.
Penn Central Livestock Market, Williamsport.
Quakertown Sales Co., Quakertown.
Teel and Bunnell Auction Sales, Tunkhannock.

SOUTH DAKOTA

Bowdle Livestock Commission Co., Bowdle.
Herreid Livestock Commission Co., Herreid.
Mobridge Commission Co., Inc., Mobridge.
Tri-County Commission Co., Inc., Faith.

TENNESSEE

Farmer's Livestock Exchange, Tiptonville.
Kirk Auction Co., Coltwah.
Troy Stockyards, Troy.

TEXAS

Hereford Livestock Auction Co., Hereford.
Mid West Feed Yards, San Angelo.
San Angelo Livestock Auction Co., San Angelo.

VIRGINIA

Big Stone Gap Stockyards, Big Stone Gap.

WASHINGTON

Hank and Dans Livestock Commission Co., Cheney.
Columbia Basin Livestock Commission Co., Moses Lake.

Slaughtering establishments

ALABAMA

Hansen Packing Co., Whistler.

ARIZONA

Crescent Packing Co., Scottsdale.
Town and Country Packing Co., Mesa.

ARKANSAS

City Abattoir, Fort Smith.
Finkbeiner Packing Co., Pine Bluff.
Melbourne Locker Plant, Melbourne.
Mo-Ark Packing Co., Harrison.
Monroe Ryburn, Pine Bluff.

Nielsen Meat Co., Fayetteville.
Saline Packing Co., Benton.
Stephens Meat Co., Pine Bluff.
Sutherland Slaughter House, Springdale.
Wards Packing Co., Herbert, Texarkana.

CALIFORNIA

Palace Market, Gazelle.
Sierra Dressed Meat Co., Auburn.

DELAWARE

Harry Wessel, Wyoming.

FLORIDA

Brock and Burdshaw Packing Co., Pensacola.
Carpenter Slaughter House, Bristol.
Farris and Co., Jacksonville.
Gertner Co., Harold R., Gainesville.
Hendry Brothers Packing Co., Inc., Tampa.
Hygrade Food Products Corp., Hialeah.
Meat Supply Co., Pensacola.
Oakland Meat Packing, Fort Lauderdale.

GEORGIA

Bainbridge Meat Co., Bainbridge.
Bullards Sausage Plant, Summerville.
Powell Meat Co., Bainbridge.
Wofford Abattoir, Gainesville.

IDAHO

B and M Packing Co., Burley.
Tiffany Meat Packers, Nampa.

ILLINOIS

Prairie Packing Co., Carlinville.
Prairie Packing Co., Marion.

INDIANA

Auburn Packing Plant, Auburn.
Bailey Slaughterhouse, Fort Wayne.
Beutler Locker Service, Otterbein.
Beckmeier and Son, Brookville.
Columbia Packing Co., Hammond.
Denver Locker Plant, Denver.
Dimitt Packing Co., Kokomo.
Endres Packing Co., New Albany.
Frankton Provision Co., Inc., Frankton.
Gerber Super Market, Decatur.
Martin Bros., Meatland, Goshen.
Mast Market, Angola.
Mock, G. F., Leavenworth.
Neal Packing Co., Crawfordsville.
Orth Slaughterhouse, Mt. Vernon.
Puckett's Abattoir, Winchester.
Shinn Slaughterhouse, Mentone.
Stahl Packing Co., Evansville.
Quick Freeze Locker Service, Madison.
Westfield Frozen Food Lockers, Westfield.
Wolf Packing Co., LaPorte.
Zeimer Packing Co., Harlan.

IOWA

Hilleman's Packing Plant, Marshalltown.
Lamoni Packing Co., Lamoni.

KANSAS

B and W Packing Plant, Colby.
Houlton Packing Co., Abilene.
Jarvis Slaughter House, Marion.

KENTUCKY

Lay Packing Co., C. W., Louisville.

LOUISIANA

Jennings Meat Products, Baton Rouge.
Port City Packing Co., Baton Rouge.
Smiley's Packing Co., Inc., Baton Rouge.

MARYLAND

Tiedman, Robert O., Owings Mills.

MASSACHUSETTS

Bowman Co., Frank B., Brighton.
Hutchinson's Slaughterhouse, Lunenburg.
Shapiro Beef Co., A., Brighton.
Streeter, Herman, Bernardston.
U.S. Beef and Provision Corp., Pittsfield.

MICHIGAN

Young Bros., Hudson.

MISSISSIPPI

Hinds Packing Co., Byram.

NEVADA

Ramsey Packing Co., Elko.
Ruby Mountain Packing Co., Elko.
Truckee Meadows Packing Co., Reno.

NEW JERSEY

Burtch, William L., Vineland.
Gaskills Frosted Food Locker Plant, Elmer.
Gottlieb and Sons, Inc., Camden.
Hartman, J. H. and H. E., Trenton.
Miller Bros., Camden.
Perth Amboy Packing, Perth Amboy.
Struble, O. W., Newton.

NEW MEXICO

Frontier Packing Co., Albuquerque.
Karler Packing Co., Albuquerque.

NEW YORK

Arm Packing, Buffalo.
Bender, Elmer and Son, Buffalo.
Cukerstein, Sam and Son, Hudson.
Dunning's Slaughterhouse, Howell.
Golde Packing Co., Tonawanda.
Kwiatkowski Bros., Buffalo.
Malecki, Joseph, Inc., Buffalo.
Seven Valley Beef Co., Cortland.
Obler and Sorensen, Horseheads.
Olean Cold Storage Co., Inc., Olean.
Samlof, David and Sons (Dunn Bros.), Albany.
Schmitt, J. J. and Co., Inc., Buffalo.
West Company, R. B., Inc., Buffalo.

NORTH CAROLINA

City of Winston-Salem Abattoir, Winston-Salem.
Morris Packing Co., Shelby.

OHIO

Arend, E. J., Toledo.
Folger Packing Co., Toledo.
Hygrade Food Products, Corp., Youngstown.
Lima Packing Co., Lima.
McMahon Packing Co., Marysville.
Samlar Packing Co., Dayton.
Sandusky Dressed Beef, Springfield.
Springfield Meat, Springfield.
Zeimmer Packing Co., Antwerp.

OKLAHOMA

Box, Durwood, Valliant.
Ross, Paul, Boswell.
Southeastern Packing Co., Durant.
White, E. W., Stigler.

OREGON

Community Market, Enterprise.
Culver Meat Plant, Bandon.
Culver Packing Co., Culver.
Heppner Slaughter House, Heppner.
La Grande Market, La Grande.
Lamonta Packing Co., Prineville.
McVay, Archie, Brookings.
Peterson, Gerald, North Powder.
Polar Cold Co., Medford.
Roseburg Meat Co., Roseburg.
Valley Sausage Co., La Grande.

PENNSYLVANIA

Baum's Meat Packing Co., Lansdale.
Benzak, Anthony L., Bethlehem.
Brest Packing Co., Shamokin.
Campo, James, Philadelphia.
Fried and Reineman Packing Co., Pittsburgh.
Grease Bros., Center Valley.
Hanas, George, Daisytown.
Kern and Son, Lee G., Slattington.
Lancaster Packing Co., Lancaster.
Moyer and Sons, A. F., Souderton.
Nasers Home Dressed Meats, Greensburg.
Shaffer Slaughter Shop, Guy, Hooversville.

Stoltz, Haryey L., Jr., Bernville.
West Branch Beef and Provision Co., Williamsport.
E. A. Koons, Millersburg.
Punxsutawney Beef and Provision Co., Punxsutawney.

RHODE ISLAND

Pezza Slaughter House, Johnston.

TEXAS

Circle B Packing Co., Dallas.
Goode Slaughtering, Denison.

UTAH

Harper Packing Co., Brigham City.

WASHINGTON

A and W Packing Co., Moses Lake.
Colfax Market, Colfax.
Excel Sausage and Meat Co., Spanaway.
H and H Packing Co., Yakima.
Hibbs Packing Co., Ellensburg.
Kelly Packing Co., Chehalis.
Martin's Meat and Livestock, Goldendale.
Meats, P. D. and J., Kent.
Newport Packing Co., Newport.
Pasco Central Stockyards, Pasco (added to stockyards).
Stolls Packing Plant, Rosalia.
Valley Meat Co., Chumacum.

WEST VIRGINIA

Fischer and Fisher, Charleston.
Simmons and Sons, H. L., Moundsville.
Tabron, George, Shinnston.
United Packing Co., Wheeling.

WISCONSIN

Dalfin and Lloyd Janisee, Oostburg.
Host Bros., Lake Geneva.
Muskego Packing Co., Muskego.
Vere Ferries, Ontario.
Polar Locker, LaCrosse.

Effective date. The foregoing notice shall become effective upon publication in the FEDERAL REGISTER.

Certain additional stockyards and slaughtering establishments have been added to the list of those heretofore specifically approved under the regulations in 9 CFR Part 78. It has been determined that the inspection and handling of livestock or carcasses or products thereof at such stockyards or establishments are adequate to effectuate the purposes of such regulations. Certain stockyards and slaughtering establishments have been removed from the list of those heretofore specifically approved under said regulations, because it has been determined that such stockyards and establishments no longer qualify for specific approval under the regulations. This action, therefore, imposes certain restrictions necessary to prevent the spread of brucellosis and relieves certain restrictions presently imposed. It should become effective promptly in order to accomplish its purpose in the public interest and to be of maximum benefit to persons subject to the restrictions which are relieved hereby. Accordingly, under section 4 of the Administrative Procedure Act (5 U.S.C. 1003), it is found upon good cause that notice and other public procedure with respect to this action are impracticable and unnecessary, and good cause is found for making this notice effective less than 30 days after publication in the FEDERAL REGISTER.

Done at Washington, D.C., this 28th day of March 1960.

R. J. ANDERSON,
Director, Animal Disease Eradication Division, Agricultural Research Service.

[F.R. Doc. 60-2980; Filed, Apr. 5, 1960; 8:45 a.m.]

CIVIL AERONAUTICS BOARD

[Docket 11253; Order No. E-15064]

TOUR BASING FARES ON CERTAIN ALASKAN SEGMENTS

Order of Investigation

Adopted by the Civil Aeronautics Board at its office in Washington, D.C., on the 1st day of April 1960.

On February 8, 1960, Alaska Airlines, Inc., filed its Local and Joint Excursion Tariff No. EX-12, C.A.B. No. 66, marked to become effective April 1, 1960. When Alaska Airlines, Inc. is shown therein to be a participating carrier. A 1st Revised Page 2, marked to become effective April 1, 1960, and a 1st Revised Page 3, marked to become effective May 15, 1960, have been filed with this tariff.

The tariff provides passenger fares over four segments within the State of Alaska which are 80 percent of the presently effective fares for regular service between the same points, except one segment will have a fare under this tariff which is 87 percent of the presently effective fare for regular service. Use of this tariff is limited to persons who also purchase all-expense partially escorted tours, who use the transportation within a specified four-month period of the summer season, and who complete all air travel thereunder within sixteen days after the date of departure at point of origin. No complaints have been filed challenging lawfulness of the tariff.

The fares offered pursuant to this tariff may be inconsistent with the decision of the Board in Tour Basing Fares 14 C.A.B. 257 (1951) or may be distinguishable therefrom. The Board finds it is necessary and appropriate, pursuant to the Federal Aviation Act of 1958, and particularly sections 204(a), 403, 404, and 1002 thereof, to investigate this matter. Since Northern Consolidated Airlines, Inc. is authorized to perform passenger air transportation services between Anchorage and Fairbanks it will be joined in the investigation.

Accordingly, it is ordered, That: 1. An investigation is instituted to determine whether fares for air transportation of persons and baggage between Anchorage and Fairbanks, between Anchorage and Kotzebue, between Anchorage and Nome, and between Anchorage and Unalakleet may be established lawfully as a part of all-expense, partially escorted tours including lodging, meals, ground transportation, and sightseeing, or including one or more of these; and, if lawful at all, to determine the lawful amount of such fares as a part of all-expense, partially escorted tours; and to determine whether the fares, rules, regulations, and other provisions in the tariff C.A.B. No.

66 issued by Alaska Airlines, Inc. are, or will be, unjust or unreasonable, unjustly discriminatory, unduly preferential or prejudicial, or otherwise unlawful and, if so, to determine and prescribe the lawful fares, rules, regulations, or other provisions for the air transportation therein provided.

2. The proceeding here instituted shall be assigned for hearing before an examiner of the Board at a time and place to be designated.

3. Copies of this order shall be served upon Alaska Airlines, Inc., Northern Consolidated Airlines, Inc., and Wien Alaska Airlines, Inc., each of which will be parties to this proceeding.

This order will be published in the FEDERAL REGISTER.

By the Civil Aeronautics Board.¹

[SEAL]

MABEL McCART,
Acting Secretary.

[F.R. Doc. 60-3151; Filed, Apr. 5, 1960; 8:53 a.m.]

FEDERAL COMMUNICATIONS COMMISSION

[Docket No. 13454; FCC 60-341]

SPONSORSHIP IDENTIFICATION OF BROADCAST MATERIAL

1. On March 16, 1960, the Commission issued its Public Notice (FCC 60-239) entitled "Sponsorship Identification of Broadcast Material." In said notice, the Commission indicated that on the basis of the responses it had received to its inquiry of December 2, 1959, concerning unannounced sponsorship of broadcast material, and other information, it appeared that station licensees had failed to comply with the requirements of section 317 of the Communications Act and with the Commission's rules thereunder. Accordingly, in said notice the Commission discussed various practices engaged in by licensees and expressed its views with respect to the meaning of section 317.

2. On March 24, 1960, the National Association of Broadcasters (NAB) filed a "Petition For Further Proceedings" in which it is alleged, among other things, that the above Public Notice of March 16, 1960, "purports to clarify the circumstances under which announcements are required under section 317 of the Communications Act;" that "the effect goes far beyond the intent and purpose of this section;" and that "This document is of a sweeping nature, affecting many established and unquestioned practices in the broadcasting industry and would require extensive changes in the day-to-day operations of practically every station in the country." NAB requests that the Commission "either enlarge its present rule-making proceedings in Docket 13389 by incorporating therein the matters contained in its Public Notice and extending the time within which comments might be filed, or institute sepa-

¹ Vice Chairman Gurney's concurrence and dissent filed as part of the original document.

rate rule-making proceedings covering the matters." Requests of a similar nature have been submitted by other interested parties, including Westinghouse Broadcasting Company, Inc., Columbia Broadcasting System, Inc., National Broadcasting Company, Inc., American Broadcasting Company, and the Federal Communications Bar Association.

3. The Commission believes that it should consider comments as to whether or not clarification of its interpretation of section 317, as set forth in its Public Notice of March 16, 1960, is desirable, and that the public interest would be served by providing full opportunity to interested parties to prepare and submit such comments with supporting briefs and memoranda of law with respect to the above Public Notice.

4. In light of the above: *It is ordered*, This 1st day of April 1960, that comments supported by briefs and memoranda of law with respect to the Commission's Public Notice (FCC 60-239) entitled "Sponsorship Identification of Broadcast Material" may be filed by interested parties in accordance with the provisions of § 1.54 of the Commission's rules on or before May 2, 1960.

5. *It is further ordered*, That insofar as the above requests submitted by said interested parties seek Commission actions inconsistent with this notice, they are denied.

Adopted: April 1, 1960.

Released: April 1, 1960.

FEDERAL COMMUNICATIONS COMMISSION,

[SEAL] MARY JANE MORRIS,
Secretary.

[F.R. Doc. 60-3143; Filed, Apr. 5, 1960; 8:52 a.m.]

[Docket No. 12940; FCC 60-315]

AMERICAN TELEPHONE AND TELEGRAPH CO.

Connections of Telephone Company Facilities With Certain Facilities of Customers

At a session of the Federal Communications Commission held at its offices in Washington, D.C., on the 30th day of March 1960;

The Commission having under consideration its Order of July 14, 1959, in this proceeding and also, having under consideration the record to date herein;

It appearing that a question has arisen as to whether the issues herein as set forth in the Commission's Order of July 14, 1959, contemplate consideration of matters relating to the regulation contained in Tariff F.C.C. No. 132 of American Telephone and Telegraph Company, which generally prohibits interconnection of customer owned facilities with facilities of the telephone companies, or whether such issues are limited to consideration of matters relating only to the similar prohibition contained in A.T. & T.'s Tariff F.C.C. No. 134;

It further appearing that this matter should be clarified prior to the time the record herein shall have been closed;

It is ordered, That the issues herein as set forth in the Commission's Order of July 14, 1959 shall include consideration of the above-mentioned prohibition contained in Tariff F.C.C. No. 132 to the same extent as the corresponding prohibition contained in Tariff F.C.C. No. 134.

Released: April 1, 1960.

FEDERAL COMMUNICATIONS
COMMISSION,

[SEAL] MARY JANE MORRIS,
Secretary.

[F.R. Doc. 60-3144; Filed, Apr. 5, 1960;
8:52 a.m.]

[Docket Nos. 13445, 13446; FCC 60M-572]

**LAKE HURON BROADCASTING CORP.
AND GERITY BROADCASTING CO.**

Order Scheduling Hearing

In re applications of Lake Huron Broadcasting Corporation, Alpena, Michigan, Docket No. 13445, File No. BPCT-2661; Gerity Broadcasting Company, Alpena, Michigan, Docket No. 13446, File No. BPCT-2694; for construction permits for new television broadcast stations (Channel 9).

It is ordered, This 30th day of March 1960, that Basil P. Cooper will preside at the hearing in the above-entitled proceeding which is hereby scheduled to commence on May 31, 1960, in Washington, D.C.

Released: March 31, 1960.

FEDERAL COMMUNICATIONS
COMMISSION,

[SEAL] MARY JANE MORRIS,
Secretary.

[F.R. Doc. 60-3145; Filed, Apr. 5, 1960;
8:52 a.m.]

[Docket No. 13266 etc.; FCC 60M-574]

**MONTANA-IDAHO MICROWAVE,
INC.**

**Order Scheduling Prehearing
Conference**

In re applications of Montana-Idaho Microwave, Inc., Bozeman, Montana; Docket No. 13266, File No. 413-C1-P-60, Call Sign KPJ33; for construction permit for new fixed radio station near Pocatello, Idaho; Docket No. 13267, File No. 414-C1-P-60, Call Sign KPJ34; for construction permit for new fixed radio station near Monida Pass, Idaho; Docket No. 13268, File No. 415-C1-P-60, Call Sign KPJ35; for construction permit for new fixed radio station near Armstead, Montana; Docket No. 13269, File No. 416-C1-P-60, Call Sign KPJ36; for construction permit for new fixed radio station near Whitehall, Montana; Docket No. 13270, File No. 417-C1-P-60, Call Sign KPJ37; for construction permit for new fixed radio station near Bozeman Pass, Montana.

It is ordered, This 30th day of March 1960, that a prehearing conference, in accordance with § 1.111 of the rules, will be held in the above-entitled matter at

10:00 a.m. on April 19, 1960, in the offices of the Commission, Washington, D.C.

Released: March 31, 1960.

FEDERAL COMMUNICATIONS

COMMISSION,

[SEAL] MARY JANE MORRIS,
Secretary.

[F.R. Doc. 60-3146; Filed, Apr. 5, 1960;
8:52 a.m.]

[Docket No. 13436 etc.; FCC 60M-573]

TOT INDUSTRIES, INC., ET AL.

Notice of Conference

In re applications of Tot Industries, Inc., Medford, Oregon, Docket No. 13436, File No. BPCT-2641; Radio Medford, Inc., Medford, Oregon, Docket No. 13437, File No. BPCT-2655; Medford Telecasting Corporation, Medford, Oregon, Docket No. 13438, File No. BPCT-2697; for construction permits for new television Broadcast Stations (Channel 10).

Notice is hereby given that a prehearing conference in the above-entitled proceeding will be held at 9:30 a.m. on Tuesday, April 19, 1960, in Washington, D.C.

Dated: March 30, 1960.

Released: March 31, 1960.

FEDERAL COMMUNICATIONS
COMMISSION,

[SEAL] MARY JANE MORRIS,
Secretary.

[F.R. Doc. 60-3147; Filed, Apr. 5, 1960;
8:53 a.m.]

**INTERSTATE COMMERCE
COMMISSION**

[Notice 291]

**MOTOR CARRIER TRANSFER
PROCEEDINGS**

MARCH 31, 1960.

Synopses of orders entered pursuant to section 212(b) of the Interstate Commerce Act, and rules and regulations prescribed thereunder (49 CFR Part 179), appear below:

As provided in the Commission's special rules of practice any interested person may file a petition seeking reconsideration of the following numbered proceedings within 20 days from the date of publication of this notice. Pursuant to section 17(8) of the Interstate Commerce Act, the filing of such a petition will postpone the effective date of the order in that proceeding pending its disposition. The matters relied upon by petitioners must be specified in their petitions with particularity.

No. MC-FC 62864. By order of March 30, 1960, the Transfer Board approved the transfer to Becker Storage & Transportation, Inc., New York, N.Y., of Certificate in No. MC 80731, issued November 9, 1942, to Albert Giuffra, doing business as A.G. Trucking, and acquired by A.G. Motor Freight, Inc., New York, N.Y. pursuant to MC-FC 62124; authorizing the transportation of: Commodities gen-

erally, with the usual exceptions including commodities in bulk, between New York, N.Y., on the one hand, and, on the other, points in New Jersey within 35 miles of City Hall, New York, N.Y. Martin Werner, 2 West 45th Street, New York 36, N.Y., and Arthur J. Piken, 160-16 Jamaica Avenue, Jamaica 32, N.Y., for applicants.

No. MC-FC 62884. By order of March 30, 1960, the Transfer Board approved the transfer to Bourne's Trans., Inc., Brockton, Mass., of Certificate in No. MC 43708, issued October 16, 1941, to Atkinson Transport, Inc., Bridgewater, Mass., authorizing the transportation of: General commodities, with the usual exceptions including household goods and commodities in bulk, between specified points in Massachusetts and Rhode Island; and, fireworks, school furniture and school furniture castings, between Bridgewater and East Bridgewater, Mass., on the one hand, and on the other, points in New Hampshire, Connecticut, New York, New Jersey, and Maryland. Theodore E. Shasta, 1 Court Street, Boston 8, Mass., for applicants.

No. MC-FC 62907. By order of March 30, 1960, the Transfer Board approved the transfer to Contract Freighters, Inc., 3105 E. Seventh Street, Joplin, Mo., of a portion of Certificate No. MC 5606, issued May 31, 1941, to Albert T. Hamlet, 115 South Cherry Street, Cameron, Mo., authorizing the transportation of: General commodities, excluding household goods, commodities in bulk, and other specified commodities, between Kansas City, Kans., and Cameron, Mo., over U.S. Highway 69, and heavy machinery, structural steel, and road construction machinery and equipment, between points in Kansas, and that part of Missouri on and north of U.S. Highway 50.

No. MC-FC 62986. By order of March 30, 1960, the Transfer Board approved the transfer to Carmen Danella and Nicholas Danella, a partnership, doing business as Danella Brothers, Norristown, Pa., of Certificate No. MC 93944, issued July 11, 1941, to Albert L. Lewis, Lambertville, N.J., authorizing the transportation of: Such bulk commodities, as are usually transported in dump trucks, over irregular routes, between points in Bucks County, Pa., on the one hand, and, on the other, Lambertville, N.J., and points in New Jersey within 40 miles of Lambertville. Paul F. Barnes, Shertz, Barnes & Shertz, 225 South 15th Street, Philadelphia 2, Pa., for applicants.

No. MC-FC 62998. By order of March 30, 1960, the Transfer Board approved the transfer to P & D Transportation, Inc., Middletown, R.I., of the operating rights issued to William H. Fabio, New Bedford, Mass., in Certificate No. MC 48379, issued by the Commission June 14, 1941, authorizing the transportation, over irregular routes, of household goods, between New Bedford, Mass., and points in Massachusetts within 15 miles of New Bedford, Mass., on the one hand, and, on the other, points in Maine, Massachusetts, New Hampshire, Vermont, Rhode Island, Connecticut, New York, New Jersey, Maryland, Delaware, Pennsylvania, Michigan, Tennessee,

Kentucky, Virginia, West Virginia, North Carolina, and the District of Columbia. Joseph A. Kline, 185 Devonshire St., Boston, Mass., for transferee; Ferdinand B. Sowa, 888 Purchase Street, New Bedford, Mass., for transferor.

No. MC-FC 63008. By order of March 30, 1960, the Transfer Board approved the transfer to Hunt Truck Lines, Inc., Sibley, Iowa, of Certificates in Nos. MC 38002, and MC 38002 Sub 1, issued April 18, 1941, and October 13, 1950, respectively, to Edward Viereck, Larchwood, Iowa, authorizing the transportation of: Livestock, seeds, feed, lumber, cement, petroleum products, in containers, general commodities, with the usual exceptions, including household goods, and commodities in bulk, grain, farm machinery, and emigrant movables, from, to, or between specified points in Iowa, Minnesota, and South Dakota. William A. Landau, P.O. Box 1634, Des Moines, Iowa, for applicants.

No. MC-FC 63015. By order of March 30, 1960, the Transfer Board approved the transfer to Hanson Transport Company, Limited, a Corporation, Hamilton, Ontario, Canada, of Certificate in No. MC 76036, issued October 28, 1955, to Niagra Express, Inc., Buffalo, N.Y., authorizing the transportation of: General Commodities, except those of unusual value, Class A and B explosives, household goods, and livestock, between Buffalo, N.Y., on the one hand, and, on the other, points within 20 miles of the City Hall in Buffalo. Thomas J. Runfalo, 631 Niagra Street, Buffalo 1, N.Y., for applicants.

No. MC-FC 63051. By order of March 30, 1960, the Transfer Board approved the transfer to Leonard G. Theriault, Menominee, Michigan, of the operating rights issued to Donald Gunderson, in Permit No. MC 101982, issued by the Commission October 2, 1956, authorizing the transportation, over irregular routes, of such commodities as are dealt in by chain, retail, and mail order department stores, from Menominee, Mich., to points in that part of Michigan and Wisconsin within 50 miles of Menominee, Mich. Michael D. O'Hara, Spies Building, Menominee, Mich., for applicants.

[SEAL] HAROLD D. McCoy,
Secretary.

[F.R. Doc. 60-3120; Filed, Apr. 5, 1960;
8:49 a.m.]

[Rev. S.O. 562, Taylor's I.C.C. Order 113]

RAILROADS SERVING NEBRASKA, MISSOURI AND KANSAS

Diversion or Rerouting of Traffic

In the opinion of Charles W. Taylor, Agent, the railroads serving the States of Nebraska, Missouri, and Kansas are unable to transport traffic routed over their lines, because of floods and high water.

It is ordered, That:

(a) Rerouting traffic: Railroads serving the States of Nebraska, Missouri, and Kansas unable to transport traffic in accordance with shippers' routing because of floods and high water, are hereby authorized to divert such traffic over

any available route to expedite the movement, regardless of the routing shown on the waybill. The billing covering all such cars rerouted shall carry a reference to this order as authority for the rerouting.

(b) Concurrence of receiving roads to be obtained: The railroad desiring to divert or reroute traffic under this order shall confer with the proper transportation officer of the railroad or railroads to which such traffic is to be diverted or rerouted, and shall receive the concurrence of such other railroads before the rerouting or diversion is ordered.

(c) Notification to shippers: The carrier rerouting cars in accordance with this order shall notify each shipper at the time each car is rerouted or diverted and shall furnish to such shipper the new routing provided under this order.

(d) Inasmuch as the diversion or rerouting of traffic by said Agent is deemed to be due to carrier's disability, the rates applicable to traffic diverted or rerouted by said Agent shall be the rates which were applicable at the time of shipments on the shipments as originally routed.

(e) In executing the directions of the Commission and of such Agent provided for in this order, the common carriers involved shall proceed even though no contracts, agreements, or arrangements now exist between them with reference to the divisions of the rates of transportation applicable to said traffic; divisions shall be, during the time this order remains in force, those voluntarily agreed upon by and between said carriers; or upon failure of the carriers to so agree, said divisions shall be those hereafter fixed by the Commission in accordance with the pertinent authority conferred upon it by the Interstate Commerce Act.

(f) Effective date: This order shall become effective at 3:00 p.m., March 30, 1960.

(g) Expiration date: This order shall expire at 11:59 p.m., April 7, 1960, unless otherwise modified, changed, suspended or annulled.

It is further ordered, That this order shall be served upon the Association of American Railroads, Car Service Division, as agent of all railroads subscribing to the car service and per diem agreement under the terms of that agreement and by filing it with the Director, Office of the Federal Register.

Issued at Washington, D.C., March 30, 1960.

INTERSTATE COMMERCE
COMMISSION,
CHARLES W. TAYLOR,
Agent.

[F.R. Doc. 60-3136; Filed, Apr. 5, 1960;
8:51 a.m.]

[No. 33364]

NEW JERSEY INTRASTATE PASSENGER FARES—NJ & NY R.R.—1960

Notice of Investigation and Hearing

At a session of the Interstate Commerce Commission, Division 2, held at its office in Washington, D.C., on the 25th day of March A.D. 1960.

It appearing that by petition filed February 24, 1960, with the Interstate Commerce Commission, The New Jersey and New York Railroad Company (Horace Banta, Trustee) seeks authority to increase its basic and commutation fares for intrastate traffic within the State of New Jersey to the same level as those prescribed by this Commission for interstate traffic in Docket No. 33147, Increased Suburban Fares—Erie and N.J. & N.Y.R.R. (an embraced proceeding in Pennsylvania R.R., Increased Commutation Fares, 308 I.C.C. 593);

It further appearing that petitioner filed a petition with the Board of Public Utility Commissioners of the State of New Jersey seeking the same basic and commutation fare increases on intrastate traffic in the State of New Jersey, which increases were denied in toto by its decision of February 8, 1960 (NJ-PUC 599-11677);

It further appearing that petitioner avers that the failure of the New Jersey Board to increase its passenger fares within the State of New Jersey causes undue and unreasonable preference and advantage to persons and localities in intrastate commerce, and undue prejudice and disadvantage to persons and localities in interstate or foreign commerce, and undue, unreasonable and unjust discrimination against interstate commerce in violation of Section 13 of the Interstate Commerce Act;

It further appearing that the Board of Public Utility Commissioners of the State of New Jersey on March 11, 1960, filed an answer to the said petition;

And it further appearing that there have been brought in issue by the said petition passenger fares made or imposed by the authority of the State of New Jersey;

It is ordered, That in response to the said petition, an investigation be, and it is hereby instituted, and that a hearing be held for the purpose of giving the respondent hereinafter designated and any other persons interested an opportunity to present evidence to determine whether petitioner's present basic and commutation fares made or imposed by the State of New Jersey, cause, or will cause, any undue or unreasonable advantage, preference or prejudice, as between persons or localities in intrastate commerce, on the one hand, and interstate or foreign commerce, on the other hand, or any undue, unreasonable, or unjust discrimination against, or undue burden on, interstate or foreign commerce, in violation of section 13 of the Interstate Commerce Act; and to determine what fares and charges, if any, or what maximum or minimum, or maximum and minimum, fares and charges shall be prescribed to remove the unlawful advantage, preference, prejudice, discrimination, or undue burden, if any, that may be found to exist;

It is further ordered, That the New Jersey and New York Railroad Company (Horace Banta, Trustee), be, and it is hereby, made the respondent to this proceeding; that a copy of this order be served upon such respondent; and that the State of New Jersey be notified of this proceeding by sending copies of this order and of the said petition by certified

mail to the Governor of said State and to the Board of Public Utility Commissioners of the State of New Jersey at Trenton, N.J.;

It is further ordered, That notice of this proceeding be given to the general public by depositing a copy of this order in the office of the Secretary of the Commission at Washington, D.C., and by filing a copy with the Federal Register Division, Washington, D.C.;

And it is further ordered, That this proceeding be assigned for hearing at such time and place as the Commission may hereafter designate.

By the Commission, Division 2.

[SEAL] HAROLD D. McCoy,
Secretary.

[F.R. Doc. 60-3122; Filed, April 5, 1960;
8:49 a.m.]

[Notice 119]

MOTOR CARRIER ALTERNATE ROUTE DEVIATION NOTICES

APRIL 1, 1960.

The following letter-notices of proposals to operate over deviation route for operating convenience only with service at no intermediate points have been filed with the Interstate Commerce Commission, under the Commission's Deviation Rules Revised, 1957 (49 CFR 211.1(c) (8)), and notice thereof to all interested persons is hereby given as provided in such rules (49 CFR 211.1(d) (4)).

Protest against the use of any proposed deviation route herein described may be filed with the Interstate Commerce Commission in the manner and form provided in such rules (49 CFR 211.1(e)) at any time but will not operate to stay commencement of the proposed operations unless filed within 30 days from the date of publication.

Successively filed letter-notices of the same carrier under the Commission's Deviation Rules Revised, 1957, will be numbered consecutively for convenience in identification and protests if any should refer to such letter notices by number.

MOTOR CARRIERS OF PROPERTY

No. MC-42329 (Deviation No. 2) HAYES FREIGHT LINES, INC., 617 Waightown Street, Post Office Box 213, Winston-Salem, N.C., filed March 16, 1960. Carrier proposes to operate as a *common carrier* by motor vehicle of *general commodities* with certain exceptions, over a deviation route as follows: From Washington over U.S. Highway 240 to Frederick, Md., thence over U.S. Highway 40 to junction U.S. Highway 522 near Hancock, Md., thence over U.S. Highway 522 to junction Pennsylvania Highway 126 near Warfordsburg, Pa., thence over Pennsylvania Highway 126 to junction Pennsylvania Turnpike, at or near Breezewood, Pa., thence over the Pennsylvania Turnpike to Irwin, Pa., thence over U.S. Highway 30 to Pittsburgh, Pa., or from Irwin over U.S. Highway 22 via Wilkinsburg, Pa., to Pittsburgh, and return over the same route for operating convenience only, serving no intermediate points. The notice in-

dicates that the carrier is presently authorized to transport the same commodities over pertinent service routes as follows: From Washington over U.S. Highway 211 to Falls Church, Va., thence over Virginia Highway 7 to Winchester, Va.; from Winchester over U.S. Highway 50 to Romney, W. Va., thence over West Virginia Highway 28 to Ridgeley, W. Va., thence across the Potomac River to Cumberland, Md., thence over U.S. Highway 40 to Uniontown, Pa., thence over Pennsylvania Highway 51 to Pittsburgh, Pa., and return over the same routes.

No. MC-42329 (Deviation No. 3), HAYES FREIGHT LINES, INC., 617 Waightown Street, Post Office Box 213, Winston-Salem, N.C., filed March 16, 1960. Carrier proposes to operate as a *common carrier* by motor vehicle of *general commodities*, with certain exceptions, over a deviation route as follows: From Washington, D.C., over U.S. Highway 240 to junction U.S. Highway 40 near Frederick, Md., thence over U.S. Highway 40 to Cumberland, Md., and return over the same route, for operating convenience only, serving no intermediate points. The notice indicates that the carrier is presently authorized to transport the same commodities over pertinent regular routes as follows: From Winchester over U.S. Highway 50 to Romney, W. Va., thence over West Virginia Highway 28 to Ridgeley, W. Va., thence across the Potomac River to Cumberland, Md.; from Washington over U.S. Highway 211 to Falls Church, Va., thence over Virginia Highway 7 to Winchester, Va., and return over the same routes.

No. MC-42329 (Deviation No. 4), HAYES FREIGHT LINES, INC., 617 Waightown Street, Post Office Box 213, Winston-Salem, N.C., filed March 16, 1960. Carrier proposes to operate as a *common carrier* by motor vehicle of *general commodities*, with certain exceptions, over a deviation route as follows: From Winchester, Va., over U.S. Highway 522 to junction Pennsylvania Highway 126, near Warfordsburg, Pa., thence over Pennsylvania Highway 126 to junction the Pennsylvania Turnpike at or near Breezewood, Pa., thence over Pennsylvania Turnpike to Irwin, Pa., thence over U.S. Highway 30 to Pittsburgh, Pa., (also from Irwin over U.S. Highway 22 to Pittsburgh, Pa.), and return over the same routes for operating convenience only, serving no intermediate points. The notice indicates that the carrier is presently authorized to transport the same commodities over a pertinent service route as follows: From Winchester over U.S. Highway 50 to Romney, W. Va., thence over West Virginia Highway 28 to Ridgeley, W. Va., thence across the Potomac River to Cumberland, Md., thence over U.S. Highway 40 to Uniontown, Pa., thence over Pennsylvania Highway 51 to Pittsburgh, Pa., and return over the same route.

No. MC-52746 (Deviation No. 1) KNAUS TRUCK LINES, INC., 2415 Independence Avenue, Kansas City 11, Mo., filed March 14, 1960. Attorney Walter V. Huston, 4105 Main Street, Kansas City 11, Mo. Carrier proposes to operate as a *common carrier* by motor vehicle of

general commodities with certain exceptions, over a deviation route as follows: From Larned, Kans., over U.S. Highway 156 to junction Kansas Highway By-Pass 50, thence over Kansas Highway By-Pass 50 to junction U.S. Highway 50 approximately 2 miles east of Garden City, Kans., and return over the same route, for operating convenience only, serving no intermediate points. The notice indicates that the carrier is presently authorized to transport the same commodities over a pertinent service route as follows: From Larned over U.S. Highway 56 (formerly Kansas Highway 45) to Dodge City, Kans., thence over U.S. Highway 50 (formerly U.S. Highway 50S) to junction Kansas Highway By-Pass 50, approximately 2 miles east of Garden City, Kans., and return over the same route.

No. MC-59681 (Deviation No. 1), DAKOTA TRANSFER & STORAGE COMPANY, 11 Oak Street SE., Minneapolis 14, Minn., filed March 14, 1960. Carrier proposes to operate as a *common carrier* by motor vehicle of *general commodities* with certain exceptions, over a deviation route as follows: From Hudson, Wis., over U.S. Highway 94 to Eau Claire, Wis., and return over the same route for operating convenience only, serving no intermediate points. The notice indicates that the carrier is presently authorized to transport the same commodities over a pertinent service route as follows: From Hudson, Wis., over U.S. Highway 12 to Eau Claire and return over the same route.

MOTOR CARRIER OF PASSENGERS

No. MC-1501 (Deviation No. 45) THE GREYHOUND CORPORATION, 140 South Dearborn Street, Chicago 3, Illinois, filed March 16, 1960. Attorney Raymond H. Warns, 140 South Dearborn Street, Chicago 3, Illinois. Carrier proposes to operate as a *common carrier* by motor vehicle of *passengers* over a deviation route as follows: From Buffalo, N.Y., over Interstate Highway 190 (Niagara Section of the New York Thruway) to Niagara Falls, and return over the same route, for operating convenience only, serving no intermediate points. The notice indicates that the carrier is presently authorized to transport passengers over the following pertinent service route: From Buffalo over New York Highway 384 to junction New York Highway 324 near Kenmore, N.Y., thence over New York Highway 324 to junction New York Highway 384 near Niagara Falls, thence over New York Highway 384 to Niagara Falls and return over the same route.

By the Commission.

[SEAL] HAROLD D. McCoy,
Secretary.

[F.R. Doc. 60-3118; Filed, Apr. 5, 1960;
8:49 a.m.]

[Notice 317]

MOTOR CARRIER APPLICATIONS AND CERTAIN OTHER PROCEEDINGS

APRIL 1, 1960.

The following publications are governed by the Interstate Commerce Com-

mission's general rules of practice (49 CFR 1.40) including Special Rules (49 CFR 1.241) governing notice of filing of applications by motor carriers of property or passengers or brokers under sections 206, 209 and 211 of the Interstate Commerce Act and certain other proceedings with respect thereto.

All hearings will be called at 9:30 o'clock a.m., United States standard time (or 9:30 o'clock a.m., local daylight saving time) unless otherwise specified.

APPLICATIONS ASSIGNED FOR ORAL HEARING OR PRE-HEARING CONFERENCE

MOTOR CARRIERS OF PROPERTY

No. MC 2935 (Sub No. 9) (Republication), filed November 25, 1959, published in the FEDERAL REGISTER, issue of January 6, 1960. Applicant: O. M. CUMMINGS, JR., doing business as TUSCALOOSA MOTOR EXPRESS, 2112 Ninth Street, Tuscaloosa, Ala. Applicant's attorney: W. D. Partlow, Jr., 602 25th Avenue, Tuscaloosa, Ala. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Pipe and pipe fittings*, from points in Tuscaloosa County, Ala., to points in Florida and Georgia, and *scrap metal*, from points in Florida and Georgia, to points in Tuscaloosa County, Ala.

HEARING: May 19, 1960, at the Mayflower Hotel, Jacksonville, Fla., before Joint Board No. 99, or, if the Joint Board waives its right to participate, before Examiner Walter R. Lee.

No. MC 18288 (Sub No. 6) (AS AMENDED AND CORRECTED), filed December 16, 1959, published in the FEDERAL REGISTER, issue of January 13, 1960. Applicant: J. U. BAKER, INC., Landisville, Pa. Applicant's attorney: Christian V. Graf, 407 North Front Street, Harrisburg, Pa. This application was heard at Washington, D.C., on March 24, 1960, before Examiner J. Thomas Schneider. The application, as filed, seeks authority, among others, as set forth therein, as follows: *Steel silo roofs and silo accessories*, knocked down, from Plainfield, Ill., to Hublersburg and Landisville, Pa. In the FEDERAL REGISTER this portion of the application reads as follows: *Steel silo roofs and silo accessories*, knocked down, from De Pere, Wis., to Hublersburg and Landisville, Pa. The origin point is Plainfield, Ill., and not De Pere, Wis. The hearing was held without objection to this error in publication on the part of anyone who entered an appearance, but the examiner stated on the record that republication as to this error would be necessary and would be done. During the hearing a number of amendments to the application were made, so that the application as amended now reads: Authority is sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: (1) *Steel silo roofs and silo accessories*, knocked down, from Plainfield, Ill., to Hublersburg and Landisville, Pa.; (2) *Barn litter or manure conveyors and loaders*, knocked down, from De Pere, Wis. to Landisville, Pa., from Landisville, Pa., to points in New York on and west of New York Highway 7; (3) *Steel silos, silo materials*

and *steel grain bins*, knocked down, from Landisville, Pa., to points in Virginia; (4) *prefabricated buildings*, knocked down, from Landisville, Pa., to points in Delaware, Maryland, and New Jersey; (5) *Tunnel segments, fabricated pipe and piling, dredging equipment, and machinery*, limited to asphalt plant machinery, industrial heating machinery, brick plant machinery, industrial mixers, pug mills and dry blenders, the transportation, loading or unloading of which, because of size or weight, requires special equipment or handling, in shipments of not less than 25,000 pounds, from the plant site of Posey Iron Works, Inc., Lancaster, Pa., to points in Maryland, New Jersey, New York (except points on Long Island), Delaware, and Virginia. Restriction: No portion of the above described authority shall be tacked or combined with any other portion thereof, or with the authority of applicant embraced in MC 18288 and MC 18288 (Sub No. 5). The purpose of this republication is to advise that any person or persons who may have been prejudiced by the error in publication, or the allowance of the amendments recited, may, within 30 days from the date of this republication file an appropriate pleading with the Secretary, Interstate Commerce Commission.

No. MC 18738 (Sub No. 26), filed December 21, 1959. Applicant: SIMS MOTOR TRANSPORT LINES, INC., 610 West 138th Street, Chicago 27, Ill. Applicant's attorney: Ferdinand Born, 1017-19 Chamber of Commerce Building, Indianapolis 4, Ind. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Iron and steel articles*, as described in Appendix V, *Descriptions in Motor Carriers Certificates*, Ex Parte MC-45, from points in Alleghany, Beaver, Westmoreland, Venago, Mercer, Cambria, Armstrong, Butler, Lawrence, and Washington Counties, Pa.; Brooke, Ohio; those in Hancock and Marshall Counties, W.Va.; and Steubenville, Yorkville, and Martins Ferry, Ohio, to points in Indiana, Illinois, and Kentucky, and *empty containers or other such incidental facilities, rejected shipments*, used in transporting the above-described commodities, on return. Applicant is authorized to conduct operations in Delaware, Illinois, Indiana, Iowa, Kansas, Kentucky, Maryland, Michigan, Missouri, New Jersey, New York, Ohio, Pennsylvania, Tennessee, West Virginia, Wisconsin, and the District of Columbia.

HEARING: June 2, 1960, at the U.S. Court Rooms, Indianapolis, Indiana, before Examiner Michael B. Driscoll.

No. MC 19227 (Sub No. 72), filed March 25, 1960. Applicant: LEONARD BROS. TRANSFER & STORAGE CO., INC., 2595 Northwest 20th Street, Miami, Fla. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Tire recapping machinery and parts thereof*, from points in San Joaquin County, Calif., to points in Connecticut, Delaware, Maine, Massachusetts, New Hampshire, New Jersey, New York, Pennsylvania, Rhode Island and Vermont, and *empty containers or other such incidental facilities* used in

transporting the above-described commodities and *tire recapping machinery and parts* returning for repair or trade, on return.

Note: Applicant states that the parts will move either with the machinery or as separate shipment on the same or on different trucks.

HEARING: May 18, 1960, at the New Mint Building, 133 Hermann Street, San Francisco, Calif., before Examiner J. Thomas Schneider.

No. MC 22300 (Sub No. 13), filed February 1, 1960. Applicant: LEATHAM BROTHERS, INC., 1160 North Beck Street, Salt Lake City, Utah. Applicant's attorney: Harry D. Pugsley, Continental Bank Building, Salt Lake City 1, Utah. Authority sought to operate as a *contract carrier*, by motor vehicle, over irregular routes, transporting: *Salt and salt products*, in packages, or in mixed shipments in bulk, and in packages from Saltair, Lakepoint, and Flux, Utah, to points in Montana east of a line beginning at the boundary between the United States and Canada, and extending southerly through Barnard and Decker, Mont., to the Montana-Wyoming State line, and points in Wyoming east of Carbon, Fremont, Lincoln, Sublette, Sweetwater, Teton, and Uinta Counties, Wyo., and *empty containers or other such incidental facilities* used in transporting the above-described commodities, on return.

Note: Applicant states its manager also holds authority as a common carrier in MC 113224; therefore, dual operations may be involved. A proceeding has been instituted under section 212(c) in No. MC 22300 Sub No. 7 to determine whether applicant's status is that of a common or contract carrier.

HEARING: June 9, 1960, at the Utah Public Service Commission, Salt Lake City, Utah, before Examiner Reece Harrison.

No. MC 29886 (Sub No. 168), filed March 14, 1960. Applicant: DALLAS & MAVIS FORWARDING CO., INC., 4000 West Sample Street, South Bend, Ind. Applicant's attorney: Charles Pieroni, 523 Johnson Building, Muncie, Ind. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Lift trucks*, which, because of size or weight, require special equipment, from Philadelphia, Pa., to points in Arizona, Arkansas, Kansas, Louisiana, Missouri, New Mexico, Oklahoma, and Texas.

HEARING: May 18, 1960, at the Offices of the Interstate Commerce Commission, Washington, D.C., before Examiner C. Evans Brooks.

No. MC 29886 (Sub No. 169), filed March 14, 1960. Applicant: DALLAS & MAVIS FORWARDING CO., INC., 4000 West Sample Street, South Bend, Ind. Applicant's attorney: Charles Pieroni, 523 Johnson Building, Muncie, Ind. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Lift trucks*, which, because of size or weight require special equipment, from Philadelphia, Pa., to points in Connecticut, Delaware, the District of Columbia, Illinois, Indiana, Kentucky, Maine, Maryland, Massachu-

setts, Michigan, Mississippi, New Hampshire, New Jersey, New York, Ohio, Pennsylvania, Rhode Island, Vermont, Virginia, and West Virginia.

HEARING: May 18, 1960, at the Offices of the Interstate Commerce Commission, Washington, D.C., before Examiner C. Evans Brooks.

No. MC 29886 (Sub No. 170), filed March 14, 1960. Applicant: DALLAS & MAVIS FORWARDING CO., INC., 4000 West Sample Street, South Bend, Ind. Applicant's attorney: Charles Pieroni, 523 Johnson Building, Muncie, Ind. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Lift trucks*, which, because of size or weight require special equipment, from Philadelphia, Pa., to points in Alabama, Florida, Georgia, North Carolina, South Carolina, and Tennessee.

HEARING: May 18, 1960, at the Offices of the Interstate Commerce Commission, Washington, D.C., before Examiner C. Evans Brooks.

No. MC 29886 (Sub No. 171), filed March 14, 1960. Applicant: DALLAS & MAVIS FORWARDING CO., INC., 4000 West Sample Street, South Bend, Ind. Applicant's attorney: Charles Pieroni, 523 Johnson Building, Muncie, Ind. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Lift trucks*, which, because of size or weight require special equipment, from Philadelphia, Pa., to points in Alaska, California, Colorado, Idaho, Iowa, Minnesota, Montana, Nebraska, Nevada, North Dakota, Oregon, South Dakota, Utah, Washington, Wisconsin, and Wyoming.

HEARING: May 18, 1960, at the Offices of the Interstate Commerce Commission, Washington, D.C., before Examiner C. Evans Brooks.

No. MC 30837 (Sub No. 265), filed August 10, 1959. Applicant: KENOSHA AUTO TRANSPORT CORP., 4519 76th Street, Kenosha, Wis. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Lumber*, from points in Freemont, Hot Springs, Park, Sublette, and Teton Counties, Wyo., to points in Kenosha, Milwaukee, Racine, and Waukesha Counties, Wis. Applicant is authorized to conduct operations throughout the United States.

HEARING: June 17, 1960, at the Hotel Shroeder, Milwaukee, Wis., before Examiner Michael B. Driscoll.

No. MC 30837 (Sub No. 267), filed October 30, 1959. Applicant: KENOSHA AUTO TRANSPORT CORP., an Ohio Corporation, 4519 76th Street, Kenosha, Wis. Applicant's attorney: Paul F. Sullivan, Sundial House, 1821 Jefferson Place NW., Washington 6, D.C. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Lumber*, from points in Morgan, Summit and Wasatch Counties, Utah to points in Iowa, Illinois, Indiana, Michigan, Missouri, Ohio, and Wisconsin. Applicant is authorized to conduct operations throughout the United States.

HEARING: June 10, 1960, at the Utah Public Service Commission, Salt Lake City, Utah, before Examiner Reece Harrison.

No. MC 30837 (Sub No. 273), filed February 9, 1960. Applicant: KENOSHA AUTO TRANSPORT CORP., 4519 76th Street, Kenosha, Wis. Applicant's attorney: Paul F. Sullivan, Sundial House, 1821 Jefferson Place NW., Washington 6, D.C. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Lumber*, from points in Benewah, Bonner, Boundary, Kootenai, and Shoshone Counties, Idaho, to points in Illinois, Iowa, Michigan, Minnesota, Nebraska, and Wisconsin.

HEARING: June 10, 1960, at the Utah Public Service Commission, Salt Lake City, Utah, before Examiner Reece Harrison.

No. MC 30837 (Sub No. 275), filed March 7, 1960. Applicant: KENOSHA AUTO TRANSPORT CORP., 4519 76th Street, Kenosha, Wis. Applicant's attorney: Paul F. Sullivan, Sundial House, 1821 Jefferson Place NW., Washington 6, D.C. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Truck and trailer bodies* (unmounted) from Riverside, Calif., to points in Alaska, Arizona, California, Connecticut, District of Columbia, Idaho, Kansas, Maine, Massachusetts, Michigan, Minnesota, Montana, Nebraska, Nevada, New Hampshire, New Jersey, New Mexico, New York, North Dakota, Oregon (except Portland), Rhode Island, South Dakota, Utah (except Salt Lake City), Vermont, Washington (except Seattle and Tacoma), Wisconsin, and Wyoming.

HEARING: June 12, 1960, at the Federal Building, Los Angeles, Calif., before Examiner Reece Harrison.

No. MC 48844 (Sub No. 8), filed February 4, 1960. Applicant: MALDWYN JAMES, doing business as JAMES TRANSFER, 1134 East Hawthorne Avenue, St. Paul 6, Minn. Applicant's representative: A. R. Fowler, 2288 University Avenue, St. Paul 14, Minn. Authority sought to operate as a *contract carrier*, by motor vehicle, over irregular routes, transporting: *Malt beverages*, from St. Paul, Minn., to Hastings and O'Neill, Nebr., and *empty containers* used in transporting malt beverages on return.

HEARING: May 17, 1960, at the Federal Office Building, Fifth and Court Avenues, Des Moines, Iowa, before Joint Board No. 182.

No. MC 50132 (Sub No. 85), filed March 8, 1960. Applicant: CENTRAL & SOUTHERN TRUCK LINES, INC., 312 West Morris, Caseyville, Ill. Authority sought to operate as a *common or contract carrier*, by motor vehicle, over irregular routes, transporting: *Chilled citrus juices*, in containers, when transported with *exempt agricultural commodities*, in vehicles equipped with mechanical temperature controlled units, from points in Florida to points in Arkansas, Colorado, Illinois, Iowa, Indiana, Louisiana, Kansas, Kentucky, Michigan, Minnesota, Mississippi, Mis-

souri, Nebraska, Ohio, Oklahoma, Tennessee, Texas, and Wisconsin.

NOTE: A proceeding has been instituted under section 212(c) to determine whether applicant's status is that of a common or contract carrier in No. MC 50132 (Sub No. 38).

HEARING: May 11, 1960, at the U.S. Court Rooms, Tampa, Fla., before Examiner Walter R. Lee.

No. MC 55811 (Sub No. 59), filed January 29, 1960. Applicant: CRAIG TRUCKING, INC., Albany, Ind. Applicant's attorney: Howell Ellis, 1210-12 Fidelity Building, 111 Monument Circle, Indianapolis 4, Ind. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Corrugated containers, partitions, pads, sheets and liners, and pallets or skids*, used in the manufacture thereof, between Miamisburg, Ohio, on the one hand, and, on the other, points in Illinois, Indiana, those in the lower peninsula of Michigan, those in Iowa within ten (10) miles of the Iowa-Illinois State line, those in Missouri within ten (10) miles of the Missouri-Illinois State line, those in Kentucky within ten (10) miles of the Kentucky-Illinois State line, the Kentucky-Indiana State line, and the Kentucky-Ohio State line, those in West Virginia within (10) miles of the West Virginia-Ohio State line, those in Pennsylvania within ten (10) miles of the Pennsylvania-Ohio State line, points in Allegheny, Beaver, Butler, Lawrence, and Washington Counties, Pa., and Jeanette, Knox, Marienville, Parkers Landing (Armstrong County), Schenley, Sheffield, and South Connellsville, Pa., and points within ten (10) miles of Jeanette, Knox, Marienville, Parkers Landing (Armstrong County), Schenley, Sheffield, and South Connellsville, Pa.

HEARING: May 31, 1960, at the U.S. Court Rooms, Indianapolis, Ind., at 11:00 o'clock a.m., before Examiner Michael B. Driscoll.

No. MC 59583 (Sub No. 87), filed December 16, 1959. Applicant: THE MASON & DIXON LINES, INC., Eastman Road, Kingsport, Tenn. Applicant's attorney: Clifford E. Sanders, 321 East Center Street, Kingsport, Tenn. Authority sought to operate as a *common carrier*, by motor vehicle, over regular routes, transporting: *General commodities*, except those of unusual value, Classes A and B explosives, household goods as defined by the Commission, commodities in bulk, commodities requiring special equipment, and those injurious or contaminating to other lading, between Bean Station, Tenn., and Louisville, Ky.: from Bean Station over U.S. Highway 25-E to Corbin, Ky., thence over U.S. Highway 25 to Mt. Vernon, Ky., thence over U.S. Highway 150 to Danville, Ky., thence over Kentucky Highway 35 to Alton, Ky., thence over Kentucky Highway 151 to junction U.S. Highway 60, near Graefenburg, Ky., and thence over U.S. Highway 60 to Louisville, and return over the same route, serving no intermediate or off-route points. Applicant is authorized to conduct operations in Delaware, Georgia,

Maryland, New Jersey, New York, North Carolina, Pennsylvania, South Carolina, Tennessee, Virginia, and the District of Columbia.

NOTE: Applicant states it controls The Mason & Dixon Tank Lines, Inc., operating under MC 61403 and sub numbers thereunder; therefore, common control may be involved.

HEARING: May 16, 1960, at the Dinkler-Andrew Jackson Hotel, Nashville, Tennessee, before Joint Board No. 264.

No. MC 64932 (Sub No. 267), filed January 21, 1960. Applicant: ROGERS CARTAGE CO., a Corporation, 1934 South Wentworth Avenue, Chicago, Ill. Applicant's attorney: David Axelrod, 39 South La Salle Street, Chicago 3, Ill. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Silica (catalyst) gel and processed clay*, in bulk, from Chicago, Ill., and Michigan City, Ind., to points in Illinois, Indiana, Ohio, Pennsylvania, West Virginia, Kentucky, Tennessee, Arkansas, Oklahoma, Kansas, Missouri, Iowa, Wisconsin, Minnesota, and Michigan, and *spent or reprocessed silica (catalyst) gel and processed clay*, and *rejected shipments* thereof, on return.

HEARING: June 6, 1960, in Room 852, U.S. Custom House, 610 South Canal Street, Chicago, Illinois, before Examiner Michael B. Driscoll.

No. MC 96810. Applicant: VINCENT M. GAUDIO, NICHOLAS T. GAUDIO, AND MICHAEL BATTISTA, doing business as ALAN TRANSPORT CO., 422 Carlton Avenue, Brooklyn 38, N.Y. Assigned for hearing, on the Commission's own motion, solely for the purpose of determining whether the motor vehicle operations of Vincent M. Gaudio, Nicholas T. Gaudio, and Michael Battista, doing business as Alan Transport Company, are and will be managed and operated in a common interest, management and control with those of Alan Motor Lines, Inc., a multiple-State carrier holding Certificate No. MC 59340, and the eligibility of the said carrier to engage in operations in interstate or foreign commerce within the State of New York under the second proviso of section 206(a) (1) of the Interstate Commerce Act, in operations corresponding to rights granted in Certificate No. 1359 issued it by the New York Public Service Commission.

HEARING: May 6, 1960, at 346 Broadway, New York, N.Y., before Examiner William E. Messer.

No. MC 103378 (Sub No. 172), filed March 2, 1960. Applicant: PETROLEUM CARRIER CORP., 369 Margaret Street, Jacksonville, Fla. Applicant's attorney: Martin Sack, Atlantic National Bank Building, Jacksonville 2, Fla. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Salt Cake*, in bulk, from Jacksonville, Fla., and points within 15 miles thereof, to points in Florida and Georgia.

HEARING: May 20, 1960, at the Mayflower Hotel, Jacksonville, Fla., before Joint Board No. 64, or, if the Joint Board

waives its right to participate before Examiner Walter R. Lee.

No. MC 103378 (Sub No. 173), filed March 17, 1960. Applicant: PETROLEUM CARRIER CORP., 369 Margaret Street, Jacksonville, Fla. Applicant's attorney: Martin Sack, Atlantic National Bank Building, Jacksonville 2, Fla. Authority sought to operate as a *common carrier*, by motor vehicle over irregular routes, transporting: *Inedible Animal Fats*, in bulk, in tank vehicles, from Doctors Inlet, Fla., to points in Georgia.

HEARING: May 23, 1960, at the Mayflower Hotel, Jacksonville, Fla., before Joint Board No. 64, or, if the Joint Board waives its right to participate before Examiner Walter R. Lee.

No. MC 103378 (Sub No. 174), filed March 17, 1960. Applicant: PETROLEUM CARRIER CORP., 369 Margaret Street, Jacksonville, Fla. Applicant's attorney: Martin Sack, Atlantic National Bank Building, Jacksonville, 2, Fla. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Gravel*, in bulk, from Chattahoochee, Florida, to Bainbridge, Ga.

HEARING: May 23, 1960, at the Mayflower Hotel, Jacksonville, Fla., before Joint Board No. 64, or, if the Joint Board waives its right to participate before Examiner Walter R. Lee.

No. MC 103880 (Sub No. 202), filed February 8, 1960. Applicant: PRODUCERS TRANSPORT, INC., 224 Buffalo Street, New Buffalo, Mich. Applicant's attorney: David Axelrod, 39 South LaSalle Street, Chicago, Ill. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Chemicals*, in bulk, in tank vehicles, from Sault Ste. Marie, Mich. to points in Wisconsin, Illinois, Indiana, Ohio, Minnesota, Michigan, and Iowa.

HEARING: June 9, 1960, in Room 852, U.S. Custom House, 610 South Canal Street, Chicago, Ill., before Examiner Michael B. Driscoll.

No. MC 105636 (Sub No. 19), filed March 7, 1960. Applicant: HOLLAND HIGHWAY EXPRESS, INC., Delray Beach, Fla. Applicant's attorney: Harris J. Klein, 280 Broadway, New York 7, N.Y. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Bananas and plantains*, from Miami and West Palm Beach, Fla., to Chicago, Ill., and New York, N.Y.

HEARING: May 18, 1960, at the U.S. Post Office and Federal Building, Miami, Fla., before Examiner Walter R. Lee.

No. MC 106398 (Sub No. 151), Feb. 25, 1960. Applicant: NATIONAL TRAILER CONVOY, INC., 1916 North Sheridan Road, Tulsa, Okla. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Boats*, not exceeding 18 feet in length, from points in Arizona to points in the United States, including Alaska, and *refused or damaged boats* on return.

HEARING: June 22, 1960, at the Arizona Corporation Commission, Phoenix, Arizona, before Examiner Reece Harrison.

No. MC 106398 (Sub No. 153), filed March 14, 1960. Applicant: NATIONAL TRAILER CONVOY, INC., 1916 North Sheridan Road, Tulsa, Okla. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Boats*, not exceeding 18 feet in length, from points in Florida to all points in the United States including Alaska, and *damaged, refused or returned boats* to shippers, on return.

HEARING: May 12, 1960, at the U.S. Court Rooms, Tampa, Fla., before Examiner Walter R. Lee.

No. MC 106603 (Sub No. 58), filed February 3, 1960. Applicant: DIRECT TRANSIT LINES, INC., 200 Colrain Street SW., Grand Rapids 8, Mich. Applicant's attorney: Wilhelmina Boersma, 2850 Penobscot Building, Detroit 26, Mich. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Pepper*, in packages, in *mixed shipments with salt*, provided that the pepper does not exceed 10 percent of the truckload weight, (1) from Manistee, Mich., to points in Ohio, Indiana, and Illinois; (2) from Marysville, Mich., to points in Indiana and Illinois; (3) from Rittman, Ohio, to points in Michigan.

HEARING: June 9, 1960, in Room 852, U.S. Custom House, 610 South Canal Street, Chicago, Illinois, before Examiner Michael B. Driscoll.

No. MC 107818 (Sub No. 24), filed February 18, 1960. Applicant: ELLA GREENSTEIN, doing business as GREENSTEIN TRUCKING CO., Pompano Beach, Fla. Applicant's attorney: Martin Sack, 500 Atlantic National Bank Building, Jacksonville 2, Fla. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Prepared horseradish and prepared horseradish products*, from Eau Claire, Wis., and points within 3 miles thereof to points in Florida.

HEARING: May 18, 1960, at the U.S. Post Office and Federal Building, Miami, Fla., before Examiner Walter R. Lee.

No. MC 108678 (Sub No. 43), filed January 20, 1960. Applicant: LIQUID TRANSPORT CORP., 3901 Madison Avenue, Indianapolis 27, Ind. Applicant's attorney: William J. Guenther, 1212 Fletcher Trust Building, Indianapolis, Ind. Authority sought to operate as a *common or contract carrier*, by motor vehicle, over irregular routes, transporting: *Liquid corn products*, in bulk, in tank vehicles, from Edinburg, Ind., to points in Kentucky, Illinois, and Ohio.

NOTE: A proceeding has been instituted under section 212(c) in No. MC 108678 Sub No. 21 to determine whether applicant's status is that of a contract or common carrier.

HEARING: June 1, 1960, at the U.S. Court Rooms, Indianapolis, Indiana, before Examiner Michael B. Driscoll.

No. MC 108941 (Sub No. 44), filed February 29, 1960. Applicant: F. N. RUMBLEY CO., a Corporation, 2100 South Van Ness Avenue, Fresno, Calif. Applicant's attorney: Phil Jacobson, 510 West Sixth Street, Suite 723, Los Angeles 14, Calif. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes transporting: *Phosphoric acid, phosphatic fertilizer solu-*

tion, liquid fertilizer (except anhydrous ammonia) in bulk, in tanker vehicles, from points in Los Angeles, Orange, Ventura, Fresno, San Joaquin, Contra Costa, and Alameda Counties, Calif., to the port of entry, located on the International Boundary line between the United States and Mexico at Calexico, Calif.

NOTE: Applicant indicates they control J. A. Nevils Trucking, Inc. of Calif., docket No. MC 113140, therefore, common control and dual operations may be involved.

HEARING: June 14, 1960, at the Federal Building, Los Angeles, California, before Joint Board No. 75, or, if the Joint Board waives its right to participate, before Examiner Reece Harrison.

No. MC 109451 (Sub No. 109), filed February 15, 1960. Applicant: ECOFF TRUCKING, INC., Fortville, Ind. Applicant's attorney: Robert C. Smith, 512 Illinois Building, Indianapolis 3, Ind. Authority sought to operate as a *contract carrier*, by motor vehicle, over irregular routes, transporting: *Flour*, from Indianapolis, Ind., to all points in Illinois, Kentucky, Michigan, Ohio, and Wisconsin, and *damaged or rejected shipments* on return.

NOTE: A proceeding has been instituted under section 212(c) of the Interstate Commerce Act to determine whether applicant's status is that of a contract or common carrier. In No. MC 109451 (Sub No. 82).

HEARING: June 1, 1960, at the U.S. Court Rooms, Indianapolis, Ind., before Examiner Michael B. Driscoll.

No. MC 109689 (Sub No. 105), filed February 1, 1960. Applicant: W. S. HATCH CO., a Corporation, 643 South 800 West, Woods Cross, Utah. Applicant's attorney: Mark K. Boyle, 345 South State Street, Salt Lake City 1, Utah. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Acids and chemicals and fertilizers*, in bulk, (1) from points in Arizona to points in Utah, Nevada, Colorado, New Mexico, and Texas; and (2) from points in Arizona to San Luis, Lukeville, Nogales, and Douglas (or Aqua Prieta), Ariz., on traffic destined to points in Mexico, and *rejected or contaminated shipments* of the above-specified commodities on return.

HEARING: June 24, 1960, at the Arizona Corporation Commission, Phoenix, Ariz., before Examiner Reece Harrison.

No. MC 109689 (Sub No. 107), filed February 23, 1960. Applicant: W. S. HATCH CO., a Corporation, 643 South 800 West, Woods Cross, Utah. Authority sought to cooperate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Fertilizer and fertilizer compounds*, liquid or dry, in bulk, between points in Montana, Oregon, and Washington, and that part of Idaho north of the southern boundary of Idaho County, Idaho, and *rejected or contaminated shipments* of the above-described commodities, on return.

HEARING: June 8, 1960, at the Utah Public Service Commission, Salt Lake City, Utah, before Examiner Reece Harrison.

No. MC 109947 (Sub No. 28), filed January 18, 1960. Applicant: WARSAW

TRUCKING CO., INC., R.R. No. 5, Warsaw, Ind. Applicant's attorney: Robert A. Sullivan, 1800 Buhl Building, Detroit 26, Mich. Authority sought to operate as a *contract carrier*, by motor vehicle, over irregular routes, transporting: (1) *Brattice cloth, cotton goods, powder bags, trolley guard, mine vent, and wire tubing*, from the plant site of the American Brattice Cloth Corp., located at Warsaw, Ind., to all points in the United States, except Alaska and Hawaii; and (2) *jute, cotton duck and osnaburg, plastic and tubing material, and calcium*, from all points in the United States, except Alaska and Hawaii, to Warsaw, Ind.

HEARING: June 10, 1960, in Room 852, U.S. Custom House, 610 South Canal Street, Chicago, Ill., before Examiner Michael B. Driscoll.

No. MC 112520 (Sub No. 40), filed November 27, 1959. Applicant: McKENZIE TANK LINES, INC., New Quincy Road, P.O. Box 161, Tallahassee, Fla. Applicant's attorney: Sol H. Proctor, 713-17 Professional Building, Jacksonville 2, Fla. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Tall oil*, in bulk, in tank vehicles, from Brunswick, Macon, Saint Marys, Savannah, and Valdosta, Ga., to Saint Marks, Fla. Applicant is authorized to conduct operations in Alabama, Arkansas, Florida, Georgia, Illinois, Indiana, Kansas, Kentucky, Louisiana, Mississippi, Missouri, North Carolina, Ohio, South Carolina, Tennessee, and Texas.

HEARING: May 20, 1960, at the Mayflower Hotel, Jacksonville, Fla., before Joint Board No. 64, or, if the Joint Board waives its right to participate before Examiner Walter R. Lee.

No. MC 113336 (Sub No. 38), filed March 18, 1960. Applicant: PETROLEUM TRANSIT COMPANY, INC., E. Second Street, Lumberton, N.C. Applicant's attorney: James E. Wilson, 1111 E Street NW., Washington 4, D.C. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Fertilizer and fertilizer compounds*, liquid or dry, in bulk, in bags or containers, (1) from Wilmington, N.C., to points in South Carolina and (2) from Savannah, Ga., to points in South Carolina and North Carolina.

HEARING: May 26, 1960, at the U.S. Court Rooms, Columbia, S.C., before Joint Board No. 130, or, if the Joint Board waives its right to participate before Examiner Walter R. Lee.

No. MC 113410 (Sub No. 24), filed March 16, 1960. Applicant: DAHLEN TRANSPORT, INC., 875 North Prior Avenue, St. Paul, Minn. Applicant's attorney: Leonard A. Jaskiewicz, Munsey Building, Washington 4, D.C. Authority sought to operate as a *common carrier*, by motor vehicle over irregular routes, transporting: *Liquefied petroleum gas*, in bulk, in tank vehicles, and *rejected shipments*, between points in Illinois, Iowa, Kansas, Minnesota, Missouri, Nebraska, North Dakota, South Dakota, Upper Peninsula of Michigan, and Wisconsin.

NOTE: Duplication with present authority to be eliminated.

HEARING: June 20, 1960, at Room 401 Old Federal Office Building, Fifth and Court Avenues, Des Moines, Iowa, before Examiner Maurice S. Bush.

No. MC 115093 (Sub No. 2), filed January 22, 1960. Applicant: MERCURY MOTOR EXPRESS, INC., P.O. Box 3391, Tampa, Fla. Applicant's attorney: James E. Wilson, 1111 E Street NW., Washington 4, D.C. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *General commodities*, except those of unusual value, Classes A and B explosives, household goods as defined by the Commission, commodities in bulk, commodities requiring special equipment, and those injurious or contaminating to other lading, between points in Virginia, West Virginia, Pennsylvania, Maryland, Delaware, New Jersey, Rhode Island, Connecticut, Massachusetts, the District of Columbia, and those in New York on and south of New York on and south of New York Highway 7, on the one hand, and, on the other, points in Florida, Georgia, and South Carolina.

NOTE: Applicant states the purpose of this application is to eliminate Mount Olive, N.C., and points within 15 miles thereof, in its Certificate No. MC 115093, in the performance of the above-described operation.

HEARING: May 10, 1960, at the U.S. Court Rooms, Tampa, Fla., before Examiner Walter R. Lee.

No. MC 115523 (Sub No. 61), filed January 27, 1960. Applicant: CLARK TANK LINES CO., a Corporation, 1450 Beck Street, Salt Lake City 10, Utah. Applicant's attorney: Bertram S. Silver, 100 Bush Street, San Francisco 4, Calif. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Dry chemicals* in bulk and *dry coal tar products*, in bulk (a) from points in California, Nevada and Utah to points in Utah, Colorado, Wyoming, Montana, and Idaho; and (b) from points in Utah to points in Nevada, California, Oregon, Washington, Idaho, Montana, Wyoming, Colorado, New Mexico, and Arizona, and *contaminated or rejected shipments*, on return.

HEARING: June 6, 1960, at the Utah Public Service Commission, Salt Lake City, Utah, before Examiner Reece Harrison.

No. MC 115944 (Sub No. 2), filed January 12, 1960. Applicant: WALTER B. COSPER, 3701 Blake Street, Denver, Colo. Applicant's attorney: Francis P. O'Neill, 946 Washington, Denver 2, Colo. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: (1) *Beer*, in containers, (a) from Golden, Colo., to Yuma, Safford, Globe, Tucson, Holbrook, Prescott, and Kingman, Ariz., and Los Angeles, San Diego, Oceanside, Santa Ana, San Bernardino, Blythe, Imperial, and Long Beach, Calif.; and (b) between Phoenix, Ariz., on the one hand, and, on the other, Farmington, Gallup, Albuquerque, Santa Fe, Las Vegas, and Raton, N. Mex., and Trinidad, Pueblo, Colorado Springs, and Denver, Colo.; and (2) *Empty containers or other such incidental facilities* (not specified) used in transporting beer, and *processed steel*,

from Los Angeles, Calif., to Pueblo and Denver, Colo.

HEARING: June 16, 1960, at the Federal Building, Los Angeles, Calif., before Examiner Reece Harrison.

No. MC 116339 (Sub No. 3), filed March 14, 1960. Applicant: J & M ENTERPRISES, INC., 1706 New Tampa Highway, Lakeland, Fla. Applicant's attorney: William P. Tomasello, 155 West Davidson Street, P.O. Box 218, Bartow, Fla. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Table salt, and pepper*, in mixed truck loads with salt (including table salt), from Jefferson Island, Avery Island, and Weeks Island, La., to points in Alabama, Georgia, and Florida, and *exempt commodities* on return.

HEARING: May 13, 1960, at the U.S. Court Rooms, Tampa, Fla., before Examiner Walter R. Lee.

No. MC 116514 (Sub No. 4), filed March 14, 1960. Applicant: EDWARDS TRUCKING, INC., Main Street, Hemingway, S.C. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Prefabricated homes; and equipment, materials, and supplies* used in the manufacture, transportation, erection, and completion of prefabricated homes and the foundations therefor, between points in Georgia, Kentucky, North Carolina, South Carolina, Tennessee, and Virginia.

HEARING: May 27, 1960, at the U.S. Court Rooms, Columbia, S.C., before Examiner Walter R. Lee.

No. MC 117079 (Sub No. 2), filed January 8, 1960. Applicant: G. M. S. TRUCKING, INC., Dawsett Road, Galion, Ohio. Applicant's attorney: Charles Pieroni, 523 Johnson Building, Muncie, Ind. Authority sought to operate as a *contract carrier*, by motor vehicle, over irregular routes, transporting: *Trailers*, when moving with dump truck bodies, coal conveyors, hoists, tailgate lifts, chutes, farm machinery and equipment, and parts for each, from Streator, Ill., and points within five miles of Streator to points in Alabama, Arkansas, Arizona, Colorado, Connecticut, Delaware, Florida, Georgia, Indiana, Iowa, Kansas, Kentucky, Louisiana, Maine, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, Missouri, Montana, Nebraska, New Hampshire, New Jersey, New Mexico, New York, North Carolina, North Dakota, Ohio, Oklahoma, Pennsylvania, Rhode Island, South Carolina, South Dakota, Tennessee, Texas, Utah, Vermont, Virginia, West Virginia, Wisconsin, Wyoming, and the District of Columbia.

NOTE: Applicant states (1) that it is temporarily controlled by Dallas & Mavis Inc., pursuant to authority in MC-F 7150; and (2) that it holds Permit No. MC 114879 and Sub 1 pursuant to F-6709 TA lease from John H. Eldred Trucking, Inc.

HEARING: June 10, 1960, in Room 852, U.S. Custom House, 610 South Canal Street, Chicago, Ill., before Examiner Michael B. Driscoll.

No. MC 117427 (Sub No. 13), filed January 21, 1960. Applicant: G. G. PARSONS, doing business as PARSONS TRUCKING CO., P.O. Box 746, North

Wilkesboro, N.C. Applicant's attorney: Francis J. Ortman, 1366 National Press Building, Washington 4, D.C. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Fishmeal*, from Beaufort, Wilmington, Morehead City, and Southport, N.C., to points in Ohio, Indiana, and Illinois.

HEARING: June 6, 1960, in Room 852, U.S. Custom House, 610 South Canal Street, Chicago, Ill., before Examiner Michael B. Driscoll.

No. MC 117673 (Sub No. 1), filed March 17, 1960. Applicant: GUY H. DONALD AND J. H. DONALD, doing business as DONALD FRUIT & PRODUCE CO., 3400 Bright Street, Jacksonville, Fla. Applicant's attorney: Martin Sack, 500 Atlantic National Bank Building, Jacksonville 2, Fla. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Bananas*, (a) from Tampa, Miami, Port Everglades, and Jacksonville, Fla., and Charleston, S.C., to points in Florida, Georgia, South Carolina, North Carolina, Alabama, Tennessee, Kentucky, Ohio, Virginia, West Virginia, Indiana, Michigan, Illinois, Wisconsin, Minnesota, Missouri, Iowa, Arkansas, Texas, Louisiana, Mississippi, Pennsylvania, New York, Connecticut, Rhode Island, Maine, and Massachusetts; and (b) from Gulfport, Miss., to points in Mississippi, Florida, Georgia, South Carolina, North Carolina, Alabama, Tennessee, Kentucky, Ohio, Virginia, West Virginia, Indiana, Michigan, Illinois, Wisconsin, Minnesota, Missouri, Iowa, Arkansas, Texas, Louisiana, Pennsylvania, New York, Connecticut, Rhode Island, Massachusetts, and Maine.

NOTE: Applicant requests that any duplication with present authority be eliminated.

HEARING: May 24, 1960, at the Mayflower Hotel, Jacksonville, Fla., before Examiner Walter R. Lee.

No. MC 118127 (Sub No. 1), filed March 14, 1960. Applicant: HALE DISTRIBUTING CO., INC., 1315 East Seventh Street, Los Angeles 21, Calif. Applicant's attorney: William J. Augello, Jr., 2 West 45th Street, New York 36, N.Y. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Frozen meat and poultry products*, from Winchester, Va., to points in Arizona, New Mexico, and California.

HEARING: May 10, 1960, at the Offices of the Interstate Commerce Commission, Washington, D.C., before Examiner John L. York.

No. MC 118290 (Sub No. 1), filed January 7, 1960. Applicant: EDWARD F. FULLER, doing business as EDDIE FULLER, 3755 Northwest 25th Street, Miami, Fla. Applicant's attorney: Joe G. Fender, Melrose Building, Houston 2, Tex. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Malanga (arums), yuca (cassava), calabaza (pumpkin), name (yam), mangoes and avocados* in mixed carload shipments with *bananas*, from points in Florida to points in California and Louisiana.

HEARING: May 17, 1960, at the U.S. Post Office and Federal Building, Miami, Fla., before Examiner Walter R. Lee.

No. MC 118362 (Sub No. 2), filed March 7, 1960. Applicant: E. F. BUSHMAN, doing business as SAWYER DRAY LINE, 341 North Third Avenue, Sturgeon Bay, Wis. Applicant's attorney: Robert R. Hendon, Investment Building, Washington 5, D.C. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Fruits and berries, and fruit and berry products*, between points in Brown, Door, and Kewaunee Counties, Wis., and points in Arkansas, Arizona, California, Colorado, Idaho, Illinois, Iowa, Indiana, Kansas, Louisiana, Maine, Massachusetts, Michigan, Minnesota, Missouri, Montana, Nebraska, Nevada, New Mexico, New York, Ohio, Oklahoma, Oregon, Pennsylvania, South Dakota, Texas, Washington, and Wyoming.

NOTE: Applicant states the above commodity description is intended to include fruits and berries and their processed and manufactured products, and will include those not requiring refrigeration; those requiring refrigeration, but not frozen; those frozen; and those transported in the fresh or exempt state, on the same vehicle, and at the same time as the non-exempt.

HEARING: June 20, 1960, at the New County Court House, Sturgeon Bay, Wis., before Examiner Michael B. Driscoll.

No. MC 118950 (Sub No. 1), filed March 14, 1960. Applicant: JAY T. LOGAN, 1230 Country Club Drive, Lancaster, Pa. Applicant's attorney: Bernard N. Gingerich, Quarryville, Pa. Authority sought to operate as a *contract carrier*, by motor vehicle, over irregular routes, transporting: *Pulpboard*, not corrugated or indented, from Whippany and Clifton, N.J., to that part of Pennsylvania east of U.S. Highway 15 and Biglerville, Johnstown, Jeannette, Monaca, Pittsburgh, Pa., and *empty containers*, or other such incidental facilities used in transporting the commodities specified in this application on return.

HEARING: May 6, 1960, at the Offices of the Interstate Commerce Commission, Washington, D.C., before Examiner Charles J. Murphy.

No. MC 119057 (Republication), filed July 13, 1959, published FEDERAL REGISTER, issue of October 7, 1959. Applicant: CO-ORD, INC., 427 West National Avenue, P.O. Box 1416, Milwaukee, Wis. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Canned fruits, canned vegetables, canned fruit juices, canned vegetable juices, canned and packaged meats, and canned and packaged meat products* for animal consumption only, in full or less than truckload lots, for store door delivery, and *exempt commodities*, from points in Wisconsin to points in Illinois, Indiana, Iowa, Kansas, Kentucky, Minnesota, Missouri, Oklahoma, Tennessee, and Texas, and *exempt commodities, empty containers or other such incidental facilities* used in transporting the above-described commodities, and *containers and packaging material* used by canning and packaging companies, on return.

HEARING: Remains assigned June 16, 1960, at the Hotel Schroeder, Milwaukee, Wis., before Examiner Michael B. Driscoll.

No. MC 119526, filed February 17, 1960. Applicant: PARKS TRANSFER, INC., 1621 Mohawk Street, Los Angeles 26, Calif. Applicant's attorney: Arthur H. Glanz, 639 South Spring Street, Los Angeles 14, Calif. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Baggage of passengers*, between points in Los Angeles and Orange Counties, Calif.

NOTE: Applicant indicates that the above operation is to be conducted between depots of common carriers by rail, air, highway, and water in Los Angeles and Orange Counties, Calif.

HEARING: June 14, 1960, at the Federal Building, Los Angeles, California, before Joint Board No. 75, or, if the Joint Board waives its right to participate, before Examiner Reece Harrison.

No. MC 119546, filed March 2, 1960. Applicant: CONTINENTAL TRUCK & TOWING CO. (a corporation), 6057 Atlantic Boulevard, Maywood, Calif. Applicant's attorney: Phil Jacobson, 510 West Sixth Street, Suite 723, Los Angeles 14, Calif. Authority sought to operate as a *common carrier*, by motor vehicle over irregular routes, transporting: *Wrecked and disabled trucks, tractors, trailers, and busses*, weighing in excess of 8,000 pounds by towaway on wheels, between points in California, on the one hand, and on the other, points in Washington, Oregon, Montana, Idaho, Wyoming, Colorado, Nevada, New Mexico, Utah, and Arizona.

HEARING: June 15, 1960, at the Federal Building, Los Angeles, Calif., before Examiner Reece Harrison.

No. MC 119555 (CORRECTION), filed March 3, 1960, published in the FEDERAL REGISTER, issue of March 23, 1960. Applicant: OIL INDUSTRY SUPPLIERS, LTD., 506 Archbald Street, St. Boniface, Manitoba, Canada. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: (1) *Soybean oil*, in bulk, in tank vehicles, from Belmond, Iowa, to the International boundary line between the United States and Canada, at Noyes, Minn., and (2) *petro chemicals and solvents* from Wood River, Ill., and Minneapolis, Minn., to the International boundary line between the United States and Canada at Noyes, Minn.

NOTE: The commodity description in (1) above was inadvertently shown as soybean in the previous publication.

HEARING: Remains as assigned June 2, 1960, in Room 926 Metropolitan Building, Second Avenue South and Third, Minneapolis, Minn., before Joint Board No. 144.

No. MC 119560, filed March 7, 1960. Applicant: SOUTHERN BULK HAULERS, INC., P.O. Box 2095, Station "A", Charleston, S.C. Applicant's attorney: Frank A. Graham Jr., 707 Security Federal Building, Columbia, S.C. Authority sought to operate as a *contract carrier*, by motor vehicle, over irregular routes, transporting: *Cement*, from the plant

site of Giant Portland Cement Company located in Dorchester County, S.C., to points in North Carolina and Georgia. And *empty containers or other such incidental facilities* (not specified), used in transporting the commodities specified in this application on return.

HEARING: May 25, 1960, at the U.S. Court Rooms, Columbia, S.C., before Joint Board No. 130, or, if the Joint Board waives its right to participate before Examiner Walter R. Lee.

No. MC 119568, filed March 7, 1960. Applicant: MELVIN PAULSEN, doing business as PACIFIC EXPRESS, 16332 Harvest Avenue, Norwalk, Calif. Applicant's attorney: Raymond R. Mech, One North La Salle Street, Suite 1449, Chicago 2, Ill. Authority sought to operate as a *contract carrier*, by motor vehicle, over regular routes, transporting: *Perishable candies and ingredients* for the manufacture of candies, *produce*, and *exempt commodities*, (1) between Chicago, Ill., and Salt Lake City, Utah, over U.S. Highway 30, serving no intermediate points; (2) between Salt Lake City, Utah and San Francisco, Calif., over U.S. Highway 40, serving the intermediate points of Reno, Nev., and Sacramento and Oakland, Calif.; (3) between Salt Lake City, Utah and Los Angeles, Calif., from Salt Lake City over U.S. Highway 91 to junction U.S. Highway 466, thence over U.S. Highway 466 to junction U.S. Highway 66, thence over U.S. Highway 66 to junction combined U.S. Highways 60 and 70, thence over combined U.S. Highways 60 and 70 to Los Angeles, and return over the same route, serving the intermediate points of Las Vegas, Nev., and Riverside, Calif.; (4) between Riverside, Calif., and San Diego, Calif., over U.S. Highway 395, serving no intermediate points; and (5) between San Francisco, Calif., and Los Angeles, Calif., from San Francisco over U.S. Highway 101 to junction California Highway 152, thence over California Highway 152 to junction U.S. Highway 99, thence over U.S. Highway 99 to Los Angeles, and return over the same route, serving the intermediate points of San Jose and Fresno, Calif.

NOTE: Applicant states that exempt commodities will not be transported at the same time as non-exempt commodities.

HEARING: June 8, 1960, in Room 852, U.S. Custom House, 610 South Canal Street, Chicago, Ill., before Examiner Michael B. Driscoll.

No. MC 119598, filed March 21, 1960. Applicant: LANDIS, INC., 200 Beset Avenue, Leedam Estates, New Castle County, Del. Applicant's attorney: Clarence D. Todd, 1825 Jefferson Place NW., Washington 6, D.C. Authority sought to operate as a *contract carrier*, by motor vehicle, over irregular routes, transporting: *Bananas*, (1) from New York, N.Y., Weehawken, N.J., Baltimore, Md., Philadelphia, Pa., and the District of Columbia, to New Castle County, Del., (2) from Wilmington and New Castle County, Del., to points in Pennsylvania, Maryland, and the District of Columbia, and *empty containers or other such incidental facilities* (not specified), used in transporting the commodities specified in this application on return.

HEARING: May 17, 1960, at the Offices of the Interstate Commerce Commission, Washington, D.C., before Examiner Samuel Horwich.

MOTOR CARRIERS OF PASSENGERS

No. MC 59238 (Sub No. 42), filed March 16, 1960. Applicant: VIRGINIA STAGE LINES INC., 114 Fourth Street SE., Charlottesville, Va. Applicant's attorney: Julian P. Freret, Continental Building, 14th at K NW., Washington 5, D.C. Authority sought to operate as a *common carrier*, by motor vehicle, over a regular route, transporting: *Passengers and their baggage, express and mail*, in the same vehicle with passengers, (1) Between the intersection of Washington Circumferential Highway (U.S. Highway 495) and U.S. Highway 350 (Shirley Highway), near Springfield, Va., and Safeway Trails Terminal, 12th and I Streets NW., Washington 5, D.C., from the intersection of U.S. Highway 495 and U.S. Highway 350, near Springfield, over U.S. Highway 495 to approaches of the Jones Point Bridge, thence over the Jones Point Bridge and its Maryland approaches to South Capitol Street Freeway extended, thence over South Capitol Street Freeway extended to the District of Columbia, thence over city streets to Safeway Trails Terminal, 12th and I Streets NW., Washington, and return over the same route, serving no intermediate points, (2) Between the intersection of U.S. Highway 1 and approaches of the Jones Point Bridge, at Hunting Creek, Va., and Safeway Trails Terminal, 12th and I Streets NW., Washington 5, D.C., from the intersection of U.S. Highway 1 and approaches to the Jones Point Bridge, at Hunting Creek, over Jones Point Bridge and its Maryland approaches to South Capitol Street Freeway extended, thence over South Capitol Street Freeway extended to the District of Columbia, thence over city streets to Safeway Trails Terminal, 12th and I Streets NW., Washington, and return over the same route, serving no intermediate points.

HEARING: May 19, 1960, at the Offices of the Interstate Commerce Commission, Washington, D.C., before Joint Board No. 68.

No. MC 119376, filed December 21, 1959. Applicant: THOMAS YOUNIS, 1302 West Pecan Road, Phoenix, Ariz. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Passengers and their baggage*, in special or charter operations, beginning and ending at Phoenix, Ariz., and extending to Lukeville, Ariz., at or near the International boundary line between the United States and Mexico.

HEARING: June 22, 1960, at the Arizona Corporation Commission, Phoenix, Ariz., before Joint Board No. 350, or, if the Joint Board waives its right to participate, before Examiner Reece Harrison.

APPLICATIONS IN WHICH HANDLING WITHOUT ORAL HEARING IS REQUESTED

MOTOR CARRIERS OF PROPERTY

No. MC 42261 (Sub No. 41), filed March 25, 1960. Applicant: LANGER

TRANSPORT CORP., Route 1, Foot of Danforth Avenue, Jersey City, N.J. Applicant's attorney: S. S. Eisen, 140 Cedar Street, New York 6, N.Y. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Petroleum refining catalyst* (dry), from Paulsboro, N.J., to Buffalo, N.Y.

No. MC 66562 (Sub No. 1653), filed March 28, 1960. Applicant: RAILWAY EXPRESS AGENCY, INC., 219 East 42d Street, New York 17, N.Y. Applicant's attorney: William H. Marx, 219 East 42d Street, New York 17, N.Y. Authority sought to operate as a *common carrier*, by motor vehicle, over regular routes, transporting: *General commodities, including Classes A and B explosives*, moving in express service, between Cortland, N.Y., and Syracuse, N.Y., from Cortland over New York Highway 13 to Cazenovia, N.Y., thence over U.S. Highway 20 to junction with New York Highway 20-N and 92, thence over New York Highway 20-N and 92 to junction New York Highway 20-N, thence over New York Highway 20-N to Jamesville, thence over New York Highway 91 to junction with New York Highway 92, and thence over New York Highway 92 to Syracuse, and return over the same route serving the intermediate points of Truxton, De Ruyder, New Woodstock, and Cazenovia, N.Y. RESTRICTIONS: The service to be performed will be limited to that which is auxiliary to or supplemental of express service, and the shipments transported by applicant will be limited to those moving on a through bill of lading or express receipt, covering, in addition to the motor carrier movements by applicant, an immediately prior or an immediately subsequent movement by rail or air.

NOTE: Applicant states the proposed service is an extension of applicant's existing authorized service between Binghamton-Cortland-Syracuse, N.Y., under Certificate MC 66562 Sub No. 1463.

No. MC 87857 (Sub No. 49), filed March 28, 1960. Applicant: BRINK'S INC., 234 East 24th Street, Chicago 16, Ill. Applicant's attorney: Francis D. Partlan, 234 East 24th Street, Chicago 16, Ill. Authority sought to operate as a *contract or common carrier*, by motor vehicle, over irregular routes, transporting: *Currency, coin, and securities*, between points in the St. Louis, Mo., East St. Louis, Ill., Commercial Zone, on the one hand, and, on the other, points in Crawford, Wabash, Gallatin, Pope, Alexander, Johnson, Richland, White, Massac, Lawrence, Saline, Pulaski, Edwards and Jasper Counties, Ill., and Knox, Posey, Daviess, Vanderburgh, Gibson, Warrick, Pike, and Spencer Counties, Ind.

No. MC 89684 (Sub No. 29), filed March 28, 1960. Applicant: WYCOFF COMPANY, INC., 346 West Sixth South, Salt Lake City, Utah. Applicant's attorney: Harry D. Pugsley, Continental Bank Building, Salt Lake City 1, Utah. Authority sought to operate as a *common carrier*, by motor vehicle, over regular routes, transporting: *Films and articles associated with the exhibition of motion pictures*, as described in Para-

graphs A and B of *Descriptions in Motor Carriers Certificate* 61 M.C.C. 766 (769) and *newspapers, magazines and books*, between Kanab, Utah, on the one hand, and, on the other Page, Ariz.; (1) from Kanab, Utah, over Utah Highway 259 to the Utah-Arizona State line, thence over Arizona Highway 189 to Page. (2) from Kanab, Utah, over U.S. Highway 89 to junction Arizona Highway 189, thence over Arizona Highway 189 to Page, and return over the same routes, serving all intermediate points.

No. MC 119430 (Sub No. 1), filed March 28, 1960. Applicant: ALFRED P. THOMAS AND HUBERT FRENCH, doing business as THOMAS & FRENCH TRUCKING SERVICE, 413 Churchill Court, Elizabethtown, Ky. Applicant's attorney: Earl C. Frankenberger, Kentucky Home Life Building, Louisville, Ky. Authority sought to operate as a *contract carrier*, by motor vehicle, over irregular routes, transporting: *New and used wooden barrels*, between Baltimore, Md., and points in Kentucky.

No. MC 119542 (CORRECTION), filed February 29, 1960, published in the FEDERAL REGISTER, issue of March 9, 1960. Applicant: JAMES E. ANDERSON, doing business as UNION GARAGE CAR PROCESSING CENTER, 730 Cutting Boulevard, Richmond, Calif. Applicant's representative: Pete H. Dawson, P.O. Box 1007, 1261 Drake Avenue, Burlingame, Calif. Authority sought to operate as a *common carrier*, by motor vehicle over irregular routes, transporting: *Automobiles*, in secondary movements, in driveaway service, from the site of the Travis Air Force Base, near Fairfield, Calif., to Richmond, Calif. The application is accompanied by a Motion to Dismiss.

NOTE: The purpose of this republication is to show carrier's correct trade name.

MOTOR CARRIER OF PASSENGERS

No. MC 117411 (Sub No. 4), filed February 4, 1960. Applicant: LAWRENCE LANGHAM AND BURNS LANGHAM doing business as LANGHAM BUS LINE Brewton, Ala. Applicant's attorney: Hugh R. Williams, 2284 West Fairview Avenue, Montgomery, Ala. Authority sought to operate as a *common carrier*, by motor vehicle, over regular routes, transporting: *Passengers and their baggage, and mail, newspapers and express*, (1) between Brewton, Ala., and the plant sites of Chemstrand Corporation, near Gonzales, Fla., and St. Regis Paper Company, at Cantonment, Fla.; from Brewton over U.S. Highway 31 to Flomaton, Ala., thence over U.S. Highway 29 to Gonzalez, Fla., and thence over Florida Highway 292 to the Chemstrand Corporation plant, and return over the same route, serving the intermediate points of Pollard and Flomaton, Ala., and the said plant sites; (2) between Brewton, Ala., and plant sites of the Chemstrand Corporation near Gonzalez, Fla. and the St. Regis Paper Company at Cantonment, Fla.: from Brewton over U.S. Highway 29 to East Brewton, thence over Alabama Highway 41 to the Alabama-Florida State line, thence over Florida Highway 87 to junction U.S. Highway 90, thence over U.S. Highway

90 to junction Alternate U.S. Highway 90; also from East Brewton over Alabama Highway 41 to junction Escambia County, (Ala.) Highway 55 at or near Henley Bridge, thence over Escambia County Highway 55 to the Alabama-Florida State line, thence over Florida Highway 89 to Jay, Fla., thence over Florida Highway 197 to junction U.S. Highway 90, thence over U.S. Highway 90 to junction Alternate U.S. Highway 90, thence over Alternate U.S. Highway 90 to junction U.S. Highway 29, thence over U.S. Highway 29 via Cantonment to Junction Florida Highway 292, and thence over Florida Highway 292 to the Chemstrand plant, and return over the same route, serving all intermediate points, and serving said plant sites; and (3) from Brewton, Ala. over Farm-to-Market Road 49 to Appleton, Ala., thence over Farm-to-Market Roads 17 and 6 to Castleberry, Ala., and thence over U.S. Highway 31 to Brewton, and return, serving all intermediate points.

APPLICATIONS UNDER SECTIONS 5 AND 210a(b)

The following applications are governed by the Interstate Commerce Commission's special rules governing notice of filing of applications by motor carrier of property or passengers under sections 5(a) and 210a(b) of the Interstate Commerce Act and certain other proceedings with respect thereto (49 CFR 1.240).

No. MC-F 7435, LESTER C. NEWTON TRUCKING CO.—PURCHASE (PORTION)—NORTHERN NECK TRANSFER, INC., published in the February 3, 1960, issue of the FEDERAL REGISTER on page 942. Supplement filed March 28, 1960, to show joinder of LESTER C. NEWTON and PEARL I. NEWTON, both of P.O. Box 265, Bridgeville, Del., as the persons controlling vendee.

No. MC-F 7438 (QUAKER TRANSIT CO., INC.—PURCHASE—BENJAMIN D. BERNSTEIN AND NICHOLAS LIX, JR.), published in the February 10, 1960, issue of the FEDERAL REGISTER on page 1192. Supplement filed March 28, 1960, to show joinder of BENJAMIN D. BERNSTEIN, STANLY BERNSTEIN and EDWARD BERNSTEIN, all of 2501 Germantown, Philadelphia, Pa., as the persons controlling vendee.

No. MC-F 7481 (correction) (CLAIRMONT TRANSFER CO.—PURCHASE—ROWE TRANSPORTATION LINE), published in the March 23, 1960, issue of the FEDERAL REGISTER on page 2461. Vendee's name was erroneously shown as CLARMONT TRANSFER CO.

No. MC-F 7487. Authority sought for control by JOHNSON MOTOR LINES, INC., 2426 North Graham Street, P.O. Box 10497, Charlotte 1, N.C., of EM-MOTT-VALLEY TRANSPORTATION CO., INC., 95 South Main Street, Uxbridge, Mass., and for acquisition by H. BEALE ROLLINS, 629 Title Building, Baltimore 2, Md., of control of EM-MOTT-VALLEY TRANSPORTATION CO., INC., through the acquisition by JOHNSON MOTOR LINES, INC. Applicant's attorney: Bryce Rea, Jr., 919 Munsey Building, Washington 4, D.C. Operating rights sought to be controlled: *General commodities*, excepting, among

others, household goods and commodities in bulk, as a *common carrier* over regular routes, between Worcester, Mass., and Providence, R.I., between Uxbridge, Mass., and Boston, Mass., between New York, N.Y., and Boston, Mass., and between New London, Conn., and Danielson, Conn., serving certain intermediate and off-route points; three alternate routes for operating convenience only; *general commodities*, excepting, among others, household goods and commodities in bulk, over irregular routes, between New York, N.Y., on the one hand, and, on the other, certain points in New Jersey; *textile machinery, materials, supplies, and equipment* incidental to, or used in, the manufacture, sale, or distribution of textiles, between Uxbridge, Acton, Lawrence, and Lowell, Mass., between Uxbridge, Mass., and Westerly, R.I., between Putnam, Conn., on the one hand, and, on the other, points in Providence County, R.I., between Uxbridge, Mass., and points in Massachusetts within 15 miles of Uxbridge, on the one hand, and, on the other, points in Massachusetts and Rhode Island, and between Lowell, Mass., on the one hand, and, on the other, points in Providence County, R.I.; *textile machinery*, between Whitinsville, Mass., on the one hand, and, on the other, Albany and Amsterdam, N.Y.; *paper bags, twine, rope, and clothes pins*, between Boston, Mass., on the one hand, and, on the other, Pawtucket and Providence, R.I. JOHNSON MOTOR LINES, INC., is authorized to operate as a *common carrier* in Massachusetts, Connecticut, Rhode Island, New Jersey, Pennsylvania, New York, Maryland, Delaware, Virginia, North Carolina, South Carolina, Georgia, and the District of Columbia. Application has been filed for temporary authority under section 210a(b).

No. MC-F 7489. Authority sought for purchase by CONTRACT FREIGHTERS, INC., 3105 East Seventh Street, Joplin, Mo., of the operating rights and property of MILFORD L. MILLER AND SON PRODUCE COMPANY, 1210 Virginia Avenue, Joplin, Mo., and for acquisition by ROY F. REED, also of Joplin, of control of such rights and property through the purchase. Applicants' attorney: Stanley P. Clay, First National Bank Building, Joplin, Mo. Operating rights sought to be transferred: *Dry fertilizer*, in bags, as a *contract carrier* over irregular routes, from the plant of Missouri Farmers Association, Inc. (approximately six miles west of Joplin, Mo.) and the plant of Davison Chemical Company (approximately seven miles east of Joplin, Mo.) to points in Colorado and those in Kansas on and west of U.S. Highway 281; *roofing materials*, from Joplin to points in Colorado and those in Kansas on and west of U.S. Highway 281. Vendee is authorized to operate as a *contract carrier*, in Indiana, Illinois, Missouri, Nebraska, Oklahoma, Arkansas, Iowa, Kansas, Minnesota, and Wisconsin. Application has been filed for temporary authority under section 210a(b).

No. MC-F 7490. Authority sought for CITY TRANSFER COMPANY, 2045 Westward Boulevard, Phoenix, Ariz., to

purchase certain assets and the Arizona intrastate authority of GLENDALE TRANSFER AND STORAGE CO., INC., 812 East D Street, Glendale, Ariz. The latter company formerly had on file with the Interstate Commerce Commission a statement proposing operations in interstate or foreign commerce under the partial exemption contained in the second proviso of section 206(a)(1) of the Interstate Commerce Act, covering transportation of *freight* within 25 miles of Glendale, and of *household goods* between points in Arizona. Applicants' attorney: Richard Minne, 815 Title & Trust Building, Phoenix, Ariz. Application has not been filed for temporary authority under section 210a(b). Hearing on this application to be held on April 8, 1960, at 9:30 o'clock, A.M., United States Standard Time, at the Arizona Corporation Commission, Phoenix, Ariz., before Examiner Elden J. Miller, on a joint record with No. MC-F 7410, CITY TRANSFER COMPANY, A CORPORATION—INVESTIGATION OF CONTROL—FARRAGUT BAGGAGE AND TRANSFER CO., INC., and No. MC-F 7491, FARRAGUT BAGGAGE AND TRANSFER CO., INC.—PURCHASE—GEO. E. JR., AND ASTRID STOMBS (JAMES B. REIDY, TRUSTEE). Vendee may operate in Arizona, under the second proviso of section 206(a)(1).

No. MC-F 7491. Authority sought for FARRAGUT BAGGAGE AND TRANSFER CO., INC., 350 South Park Avenue, Tucson, Ariz., to purchase certain assets and the Arizona intrastate authority from JAMES B. REIDY as Trustee in Bankruptcy for GEO. E. STOMBS, JR. (since deceased) and ASTRID STOMBS, Bankrupt, doing business as FARRAGUT BAGGAGE & TRANSFER CO., 350 South Park Avenue, Tucson, Ariz. The person who used the latter trade name formerly had on file with the Interstate Commerce Commission a statement proposing operations in interstate or foreign commerce under the partial exemption contained in the second proviso of section 206(a)(1) of the Interstate Commerce Act, covering transportation of *freight* within 25 miles of Tucson, and of *household goods* between points in Arizona. Applicants' attorney: Richard Minne, 815 Title & Trust Building, Phoenix, Ariz. Application has not been filed for temporary authority under section 210a(b). Hearing on this application to be held on April 8, 1960, at 9:30 o'clock a.m., United States standard time, at the Arizona Corporation Commission, Phoenix, Ariz., before Examiner Elden J. Miller on a joint record with No. MC-F 7410, CITY TRANSFER COMPANY, A CORPORATION—INVESTIGATION OF CONTROL—FARRAGUT BAGGAGE AND TRANSFER CO., INC., and No. MC-F 7490, CITY TRANSFER CO.—PURCHASE—GLENDALE TRANSFER AND STORAGE CO., INC. Vendee may operate in Arizona, under the second proviso of section 206(a)(1).

No. MC-F 7492. Authority sought for purchase by BLODGETT UNCRATED FURNITURE SERVICE, INC., 845 Chestnut Street SW., Grand Rapids, Mich., of a portion of the operating

right of J. CLIFFORD JOHNSON AND J. STUART JOHNSON, doing business as MASTERTSON TRANSFER COMPANY, 805 Lexington Avenue, Warren, Pa. Applicants' attorneys: Johnson, Peterson, Tener & Anderson, Bank of Jamestown Building, Jamestown, N.Y. Operating rights sought to be transferred: *New furniture*, as a *common carrier* over irregular routes, between points in Warren County, Pa., on the one hand, and, on the other, points in New Jersey, New York and Ohio; *new furniture*, uncrated, from points in Warren County, Pa., to points in Virginia and West Virginia, from Warren, Pa., and points within 10 miles thereof in Warren County, Pa., to points in Kentucky, and from points in Warren County, Pa., to points in Delaware, Maryland, and the District of Columbia; *damaged and defective new furniture*, from points in Delaware, Maryland, and the District of Columbia to points in Warren County, Pa. Vendee is authorized to operate as a *common carrier* in Michigan, Missouri, Illinois, Indiana, Ohio, Pennsylvania, New York, Maryland, Iowa, Minnesota, New Jersey, Connecticut, Massachusetts, Rhode Island, Wisconsin, and the District of Columbia. Application has not been filed for temporary authority under section 210a(b).

No. MC-F 7493. Authority sought for control by HARRY L. GRUBBS, JR., 61 Pierce Street NE., Washington 2, D.C., of POWELL TRANSPORTATION CO., INC., 4700 Tanglewood Drive, Hyattsville, Md. Applicant's attorney: David G. MacDonald, 1625 K Street NW., Washington 6, D.C. Operating rights sought to be controlled: *General commodities*, excepting, among others, household goods and commodities in bulk, as a *common carrier* over a regular route between Washington D.C., and New York, N.Y., and all intermediate points, and the off-route points of Norristown, Pa., and those within five miles of Baltimore, Md; *seaweed, kelp, and moss*, over irregular routes, from Toms River, N.J., and points within ten miles of Toms River, to Washington, D.C. HARRY L. GRUBBS, JR., hold no authority from this Commission. However, he controls (1) THE JACOBS TRANSFER COMPANY OF BALTIMORE, Baltimore, Md., and (2) THE JACOBS TRANSFER COMPANY, INC., Washington, D.C., which are authorized to operate as *common* and *contract carriers*, respectively, in (1) Maryland, Delaware and the District of Columbia, and (2) Maryland, Virginia, and the District of Columbia. Application has been filed for temporary authority under section 210a(b).

MOTOR CARRIER OF PASSENGERS

No. MC-F 7488. Authority sought for purchase by COLORADO MOTORWAY, INC., 1805 Broadway, Denver 2, Colo., of the operating rights of M. M. YOUNG, 108 South Third Avenue, Laramie, Wyo. Applicants' attorney: David Butler, 520 Equitable Building, Denver 2, Colo. Operating rights sought to be transferred: *Passengers and their baggage*, and *express, mail, and newspapers* in the same vehicle with passengers, as a *common carrier* over a regular route

between Fort Collins, Colo., and Laramie, Wyo., serving all intermediate points. Vendee is authorized to operate under the Second Proviso of section 206(a) (1), Interstate Commerce Act, as a *common carrier* in Colorado. Application has not been filed for temporary authority under section 210a(b).

By the Commission.

[SEAL] HAROLD D. McCoy,
Secretary.

[F.R. Doc. 60-3119; Filed, Apr. 5, 1960;
8:49 a.m.]

FOURTH SECTION APPLICATIONS FOR RELIEF

APRIL 1, 1960.

Protests to the granting of an application must be prepared in accordance with Rule 40 of the general rules of practice (49 CFR 1.40) and filed within 15 days from the date of publication of this notice in the FEDERAL REGISTER.

LONG-AND-SHORT HAUL

FSA No. 36126: *T.O.F.C. service—Within Southwestern Territory.* Filed by Southwestern Freight Bureau, Agent (No. B-7761), for interested rail carriers. Rates on property of various kinds moving on class rates loaded in trailers and transported on railroad flat cars between Kansas City, St. Louis, Mo., and East St. Louis, Ill., on the one hand, and points in Arkansas, Missouri and Oklahoma, on the other.

Grounds for relief: Motor-truck competition.

Tariff: Supplement 12 to Southwestern Freight Lines tariff I.C.C. 4345.

FSA No. 36127: *Bagging—Import rates to Lubbock, Tex.* Filed by Texas-Louisiana Freight Bureau, Agent (No. 382), for interested rail carriers. Rates on bagging, cotton bale covering, in carloads from Beaumont, Galveston, Houston, and Texas City, Tex (import and inbound coastwise only), to Lubbock, Tex.

Grounds for relief: Truck competition. Tariff: Supplement 53 to Texas-Louisiana Freight Bureau tariff I.C.C. 896.

FSA No. 36128: *Ferro-phosphorus—Sheffield, Ala., to Jeffersonville, Ind.* Filed by O. W. South, Jr., Agent (SFA No. A3928), for interested rail carriers. Rates on ferro-phosphorus, in carloads from Sheffield, Ala., to Jeffersonville, Ind.

Grounds for relief: Barge competition. Tariff: Supplement 114 to Southern Freight Association tariff I.C.C. 1376.

By the Commission.

[SEAL] HAROLD D. McCoy,
Secretary.

[F.R. Doc. 60-3116; Filed, Apr. 5, 1960;
8:48 a.m.]

[Notice 39]

APPLICATIONS FOR MOTOR CARRIER "GRANDFATHER" CERTIFICATE OR PERMIT

APRIL 1, 1960.

The following application is filed under the "grandfather" clause of section 7(c)

of the Transportation Act of 1958. The matter is governed by Special Rule § 1.243 published in the FEDERAL REGISTER issue of January 8, 1959, page 205, which provides, among other things, that this publication constitute the only notice to interested persons of filing that will be given; that appropriate protests to an application (consisting of an original and six copies each) must be filed with the Commission at Washington, D.C., within 30 days from the date of this publication in the FEDERAL REGISTER; that failure to so file seasonably will be construed as a waiver of opposition and participation in such proceeding, regardless of whether or not an oral hearing is held in the matter; and that a copy of the protest also shall be served upon applicant's representative (or applicant, if no practitioner representing him is named in the notice of filing).

No. MC 119458, filed December 10, 1958, (CLARIFICATION), application originally published in the FEDERAL REGISTER, issue of February 10, 1960. Applicant: CHARLES D. SIMMONS, doing business as C. D. SIMMONS TRUCKING CO., 316 East Main Street, Thomasville, N.C. Grandfather authority sought under section 7 of the Transportation Act of 1958 to continue to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Bananas*, from Miami, Fla., and Charleston, S.C., to Winston-Salem, N.C.

NOTE: The application as originally filed covered the transportation of frozen fruits, berries and vegetables, in addition to bananas, and sought points along the Eastern Coast.

By the Commission.

[SEAL] HAROLD D. McCoy,
Secretary.

[F.R. Doc. 60-3117; Filed, Apr. 5, 1960;
8:48 a.m.]

SMALL BUSINESS ADMINISTRATION

[Delegation of Authority No. 30-IV-20
(Revision 2), Amdt. 1]

BRANCH MANAGER, COLUMBIA, S.C.

Delegation Relating to Financial Assistance and Administrative Functions

I. Delegation of Authority No. 30-IV-20 (Revision 2), 25 F.R. 102, is hereby amended by:

(1) Deleting paragraph I.A.1. in its entirety and substituting the following in lieu thereof:

1. To approve the following types of loans:

a. Direct business loans in an amount not exceeding \$20,000.

b. Participation business loans in an amount not exceeding \$100,000.

c. Disaster loans in an amount not exceeding \$50,000.

(2) Inserting the following new paragraphs to be numbered 2, 3 and 4, respectively:

2. To decline original applications but not reconsideration of disaster loans.

3. To approve or decline Limited Loan Participation loans.

4. To enter into Disaster Participation Agreements with banks.

(3) Renumbering the present paragraphs 2 through 8 as 5 through 11.

Effective date: March 1, 1960.

CLARENCE P. MOORE,
Regional Director,
Richmond Regional Office.

[F.R. Doc. 60-3127; Filed, Apr. 5, 1960;
8:50 a.m.]

[Delegation of Authority No: 30-IV-28]

CHIEF, INVESTMENT DIVISION

Delegation Relating to the Investment Division Functions

I. Pursuant to the authority delegated to the Regional Director by Delegation of Authority No. 30 (Revision 6) (25 F.R. 1706) there is hereby redelegated to the Chief, Investment Division, the authority:

A. Investment Program. To take the following actions relating to section 502 of the Small Business Act of 1958:

(a) To disburse section 502 loans.

(b) To extend the disbursement period on section 502 loan authorizations or undisbursed portions of section 502 loans.

(c) To cancel wholly or in part undisbursed balances of partially disbursed section 502 loans.

(d) To do and to perform all and every act and thing requisite, necessary and proper to be done for the purpose of effecting the servicing and administration of section 502 loans.

B. Correspondence. To sign all non-policy correspondence, except Congressional correspondence, relating to the investment program.

II. The authority delegated herein may be redelegated.

III. All authority delegated herein may be exercised by any SBA employee designated as Acting Chief, Investment Division.

Dated: March 24, 1960.

CLARENCE P. MOORE,
Regional Director,
Richmond Regional Office.

[F.R. Doc. 60-3129; Filed, Apr. 5, 1960;
8:50 a.m.]

[Delegation of Authority 30-IV-27, Amdt. 1]

BRANCH MANAGER, CLARKSBURG, W. VA.

Delegation Relating to Financial Assistance

Delegation of Authority No. 30-IV-27 (25 F.R. 998) is hereby amended:

(1) By adding new subsection I.A.5. as follows:

5. To execute loan authorizations for Washington and Regional Office approved loans and for loans approved under delegated authority, said execution to read as follows:

(Name), Administrator.

By _____

(Name)

Branch Manager.

(2) Renumber existing paragraphs 5 through 7 as 6 through 8.

(3) Deleting Part II in its entirety and substituting in lieu thereof the following:

II. The authority delegated in I.A.1, 2, 3, 4, 5, 7, and 8, and I.B. may not be redelegated.

Dated: March 24, 1960.

CLARENCE P. MOORE,
Regional Director,
Richmond Regional Office.

[F.R. Doc. 60-3128, Filed, Apr. 5, 1960;
8:50 a.m.]

DEPARTMENT OF HEALTH, EDUCATION, AND WELFARE

Social Security Administration

SWEDEN, FINLAND, AND HAITI

Findings Regarding Foreign Social Insurance and Pension Systems

Section 202(t) (2) of the Social Security Act (42 U.S.C. 402(t) (2)) authorizes and requires the Secretary of Health, Education, and Welfare to find whether a foreign country has in effect a social insurance or pension system which is of general application in such country and under which periodic benefits, or the actuarial equivalent thereof, are paid on account of old age, retirement, or death; and whether individuals who are citizens of the United States but not citizens of such foreign country and who qualify for such benefits are permitted to receive such benefits or the actuarial equivalent thereof while outside such foreign

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country without regard to the duration of the absence.

Pursuant to authority duly vested in him by the Secretary of Health, Education, and Welfare, the Commissioner of Social Security has considered evidence presented by Sweden, Finland, and Haiti respectively, relating to the social insurance or pension systems of such countries, from which evidence it appears that:

1. Sweden has a social insurance or pension system of general application in such country which pays periodic benefits, or the actuarial equivalent thereof, on account of old age, retirement, or death, but that under such social insurance or pension system citizens of the United States, not citizens of Sweden, who leave Sweden, are not permitted to receive such benefits or equivalent while outside that country;

2. Finland has a social insurance or pension system of general application in such country which pays periodic benefits, or the actuarial equivalent thereof, on account of old age, retirement, or death, but that under such social insurance or pension system citizens of the United States, not citizens of Finland, who leave Finland, are not permitted to receive such benefits or equivalent while outside that country without regard to the duration of their absence;

3. Haiti does not have a social insurance or pension system under which citizens of the United States, not citizens of Haiti, who leave Haiti, are permitted to receive benefits or equivalent while outside that country.

Accordingly, it is hereby determined and found that Sweden, Finland and Haiti do not have in effect a social insurance or pension system which meets the requirements of section 202(t) (2) of

the Social Security Act (42 U.S.C. 402(t) (2)).

[SEAL] W. L. MITCHELL,
Commissioner of Social Security.

MARCH 25, 1960.

Approved: March 31, 1960.

ARTHUR S. FLEMMING,
Secretary of Health, Education,
and Welfare.

[F.R. Doc. 60-3130; Filed, Apr. 5, 1960;
8:50 a.m.]

DEPARTMENT OF JUSTICE

Office of Alien Property

HANS HERMANN FEIBELMANN

Notice of Intention To Return Vested Property

Pursuant to section 32(f) of the Trading With the Enemy Act, as amended, notice is hereby given of intention to return, on or after 30 days from the date of publication hereof, the following property, subject to any increase or decrease resulting from the administration thereof prior to return, and after adequate provision for taxes and conservatory expenses:

Claimant, Claim No., Property, and Location

Hans Hermann Feibermann, Haifa, Israel;
\$266.38 in the Treasury of the United States.
Vesting Order No. 1112; Claim No. 63826.

Executed at Washington, D.C., on
March 30, 1960.

For the Attorney General.

PAUL V. MYRON,
Deputy Director,
Office of Alien Property.

[F.R. Doc. 60-3123; Filed, Apr. 5, 1960;
8:49 a.m.]

CUMULATIVE CODIFICATION GUIDE—APRIL

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